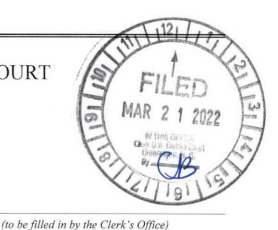
write "see attached" in the space and attach an additional page with the full list of names. Do not include addresses here.)

# UNITED STATES DISTRICT COURT



#### COMPLAINT FOR VIOLATION OF CIVIL RIGHTS

(Prisoner Complaint)

#### NOTICE

Federal Rules of Civil Procedure 5.2 addresses the privacy and security concerns resulting from public access to electronic court files. Under this rule, papers filed with the court should *not* contain: an individual's full social security number or full birth date; the full name of a person known to be a minor; or a complete financial account number. A filing may include *only*: the last four digits of a social security number; the year of an individual's birth; a minor's initials; and the last four digits of a financial account number.

Except as noted in this form, plaintiff need not send exhibits, affidavits, grievance or witness statements, or any other materials to the Clerk's Office with this complaint.

In order for your complaint to be filed, it must be accompanied by the filing fee or an application to proceed in forma pauperis.

## I. The Parties to This Complaint

#### A. The Plaintiff(s)

Provide the information below for each plaintiff named in the complaint. Attach additional pages if needed.

Name
All other names by which
you have been known:

ID Number
Current Institution
Address

Current Institution

Current Institution

Current Institution

Address

Current Institution

Current Institution

Address

Current Institution

Current Institution

Address

Current Institution

Address

Current Institution

Current Institution

Current Institution

Current Institution

Address

Current Institution

Address

#### B. The Defendant(s)

Defendant No. 1

Provide the information below for each defendant named in the complaint, whether the defendant is an individual, a government agency, an organization, or a corporation. Make sure that the defendant(s) listed below are identical to those contained in the above caption. For an individual defendant, include the person's job or title (if known) and check whether you are bringing this complaint against them in their individual capacity or official capacity, or both. Attach additional pages if needed,

Name	NC Deptment of Public Safety - DPS
Job or Title (if known)	
Shield Number	
Employer	
Address	831 W. Murgan St. west
	Raleigh NC State Zip Code
	Individual capacity Official capacity
Defendant No. 2	
Name	Ronald Covington
Job or Title (if known)	Captain
Shield Number	
Employer	DPS/Scotland Correctional
Address	22385 MC Girts Bridge Rd
	Laurinburg NC 28352 City State Zip Code
	Individual capacity Official capacity

		Defendant No. 3  Name Job or Title (if known) Shield Number Employer Address	Jerry Ingram Jr Captain/Started out Blue Unit Unit Manager  DPS/Scotland Correctional 22385 McGirts Bridge Rd Laurinburg NC 28352 City State Zip Code  X Individual capacity  Official capacity
		Defendant No. 4  Name  Job or Title (if known)  Shield Number  Employer  Address	See Attached for complete list  City State Zip Code
			Individual capacity Official capacity
n.	Basis	for Jurisdiction	,
	immu Feder	nities secured by the Constitution	tate or local officials for the "deprivation of any rights, privileges, or and [federal laws]." Under <i>Bivens v. Six Unknown Named Agents of</i> 388 (1971), you may sue federal officials for the violation of certain
	Α.	Are you bringing suit against (cl	heck all that apply):
		Federal officials (a Bivens	claim)
,		State or local officials (a §	1983 claim)
	В.	the Constitution and [federal lav	ging the "deprivation of any rights, privileges, or immunities secured by ws]." 42 U.S.C. § 1983. If you are suing under section 1983, what y right(s) do you claim is/are being violated by state or local officials?
		. Postal Service Coo	les & Regulations Violations.
		15+5 th 8th # 14th Am	endment Violations, DPS Policy & Procedure Violations
	C.	Plaintiffs suing under Bivens ma	ay only recover for the violation of certain constitutional rights. If you

are suing under *Bivens*, what constitutional right(s) do you claim is/are being violated by federal officials?

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See Attachments Labled "BCD"

C. What date and approximate time did the events giving rise to your claim(s) occur?

See Attachments Labled "B, C, D"

D. What are the facts underlying your claim(s)? (For example: What happened to you? Who did what? Was anyone else involved? Who else saw what happened?)

See Attachments Labled "B,C,D"

#### V. Injuries

If you sustained injuries related to the events alleged above, describe your injuries and state what medical treatment, if any, you required and did or did not receive.

Thoughts to Speaking Issues, Balance/Function Issues, Walking, Standing Permanent Skull Fractures, Mental Issues-Thought/Concentration,—Sight/Vision, Anxiety, Fear, Headaches, Ear/Nose/Throat Issues, Hearing

#### VI. Relief

State briefly what you want the court to do for you. Make no legal arguments. Do not cite any cases or statutes. If requesting money damages, include the amounts of any actual damages and/or punitive damages claimed for the acts alleged. Explain the basis for these claims.

Policy Changes, Inforcement of Current Policy & of Federal & State Laws along with Constitutional Rights & Gauvantee's. Warrings given to Mailroom & other DPS Employee's of any further misconduct violations of Policy Procedure, Laws of Contifuctional will Not be tolated, to be appointed Counsel to represent me in Linforther Critical Stajes of proceedings. More than \$50,000 Compensative per person, percopacity. I ask the Court to grant any further Compensation & Relief this Court deems Just, Proper & Equitable. I ask that my \$10 4\$825 be overturned a all Gain Time Merit Days lost because of those 2 changes—including the 10 months of unwarranted punishment—, be reinbursted the \$20.00-10 for each charge—Administration Fee's taken from me. A Corest Order so I can get copies of all my Medical Records, of all Protuns taken of me puer that \$10, Printout of all Incoming & Out going Legal Mail Luys & personal out going Mail which In told I have to have a Court order for all that & 50 I can make copies of documents in my procession that needed to be presented to the Court for Page 5 of 11 Evidence purposes.

## VII. Exhaustion of Administrative Remedies Administrative Procedures

The Prison Litigation Reform Act ("PLRA"), 42 U.S.C. § 1997e(a), requires that "[n]o action shall be brought with respect to prison conditions under section 1983 of this title, or any other Federal law, by a prisoner confined in any jail, prison, or other correctional facility until such administrative remedies as are available are exhausted."

Administrative remedies are also known as grievance procedures. Your case may be dismissed if you have not exhausted your administrative remedies.

A.	Did your claim(s) arise while you were confined in a jail, prison, or other correctional facility?
	Yes Yes
	□ No
	If yes, name the jail, prison, or other correctional facility where you were confined at the time of the events giving rise to your claim(s).
	Scotland Correctional
B.	Does the jail, prison, or other correctional facility where your claim(s) arose have a grievance procedure?
	▼ Yes
	□ No
	Do not know
C.	Does the grievance procedure at the jail, prison, or other correctional facility where your claim(s) arose cover some or all of your claims?
	X Yes
	□ No
6.	Do not know
ı	If yes, which claim(s)? Grievance Violations, Write Up/Punish ment Violations Legal Mail/Personal Mail Violations, Medical Issues/Nontreatment/ Medical DPS Policy, Procedure/Mission Statement/Oath Violations, Violations of DPS Policy, Procedure, Law & Constitutional Rights & Gaurantee's, Covid Issues/Violations/Punishments, Religious Violations, DPS Money Scams through Globel Tell Link-GTL- & Text Behind which Violates Federal Postal Servicus Regulations & & Codes, DPS Price Galging through the Scotland Canteen, Access Secure Pak & Union Direct,
	Secure Pak & Union Direct,

D.	Did you file a grievance in the jail, prison, or other correctional facility where your claim(s) arose concerning the facts relating to this complaint?
	Yes
	□ No
	If no, did you file a grievance about the events described in this complaint at any other jail, prison, or other correctional facility?
	Yes
	□ No
E.	If you did file a grievance:
	1. Where did you file the grievance?
	Scotland Correctional Directly through NC Inmate Grevance Resolution Board, with Evic Hooks & with Kenneth E. Lassiter & later & What did you claim in your grievance?
	Violations Stated in VII-C
	3. What was the result, if any?
	.t.
	Basicly NOTHING. Just Surther Violations of Policy & Procedure mandates.
	4. What steps, if any, did you take to appeal that decision? Is the grievance process completed? If not, explain why not. (Describe all efforts to appeal to the highest level of the grievance process.)
	Tve. Appealed all grievances to the NC Inmate Brievance Resolution Board who have only further Violated Brievance Policy & Procedure Mandales.

	F.	If you did not file a grievance:
Deputy Brieva: to the		1. If there are any reasons why you did not file a grievance, state them here:  At times things were moving a happening so fast a overlapping that I could not because by Policy a Procedure I can only file one Grievance at a time a had to wait until that Grievance made it past Step 2 before another could be
	G.	Please set forth any additional information that is relevant to the exhaustion of your administrative remedies. I have sent letters to NC Medical Bookd, NC CURE, NC Prison excited, Legislators including Garland Pierce who is District 48 State it is feet this area, Laurin burg Exchange W. Cust Vincent State Bureau ations, Attorney Carlon M. Mansfield, NC Civil Libertics Union, News Bullet elpor Responce back. NC Medical Boodd says own Doctor Jones arein por (Note: You may attach as exhibits to this complaint any documents related to the exhaustion of your of the administrative remedies.)
VIII.	Previou	ıs Lawsuits
	the filin brought malicio	ree strikes rule" bars a prisoner from bringing a civil action or an appeal in federal court without paying a fee if that prisoner has "on three or more prior occasions, while incarcerated or detained in any facility, an action or appeal in a court of the United States that was dismissed on the grounds that it is frivolous, us, or fails to state a claim upon which relief may be granted, unless the prisoner is under imminent of serious physical injury." 28 U.S.C. § 1915(g).
	To the b	pest of your knowledge, have you had a case dismissed based on this "three strikes rule"?
	Ye	s
	No	
	If yes, s	state which court dismissed your case, when this occurred, and attach a copy of the order if possible.

Have you filed other lawsuits in state or federal court dealing with the same facts involved in this action?
Yes
□ No
If your answer to A is yes, describe each lawsuit by answering questions 1 through 7 below. (If there is more than one lawsuit, describe the additional lawsuits on another page, using the same format.)
1. Parties to the previous lawsuit
Plaintiff(s) Douglas Roy Symmes Tr  Defendant(s) Same as in this suit
Defendant(s) Same as in this suit
2. Court (if federal court, name the district; if state court, name the county and State)
NC Industrial Commission
3. Docket or index number
TA 29039
4. Name of Judge assigned to your case
Melissa Botiglione - Special Deputy Commissioner
5. Approximate date of filing lawsuit
Dec. 2020
6. Is the case still pending?
Yes
□No
If no, give the approximate date of disposition.
7. What was the result of the case? (For example: Was the case dismissed? Was judgment entered in your favor? Was the case appealed?)
Stayed pending Federal Case at the time 1:20cv 00887-W0-JEF in which the Court had me refile which Im doing now.  Have you filed other lawsuits in state or federal court otherwise relating to the conditions of your imprisonment?

Pro Se 14 (Rev. 12/16)	Complaint for Violation of Civil Rights (Prisoner)
	Yes
	<b>₫</b> №
	your answer to C is yes, describe each lawsuit by answering questions 1 through 7 below. (If there is ore than one lawsuit, describe the additional lawsuits on another page, using the same format.)
1	Parties to the previous lawsuit
	Plaintiff(s)
	Defendant(s)
2	Court (if federal court, name the district; if state court, name the county and State)
3	Docket or index number
. 4	Name of Judge assigned to your case
5	Approximate date of filing lawsuit
6	. Is the case still pending?
	Yes
	☐ No
	If no, give the approximate date of disposition
7	. What was the result of the case? (For example: Was the case dismissed? Was judgment entered in your favor? Was the case appealed?)

## IX. Certification and Closing

Under Federal Rule of Civil Procedure 11, by signing below, I certify to the best of my knowledge, information, and belief that this complaint: (1) is not being presented for an improper purpose, such as to harass, cause unnecessary delay, or needlessly increase the cost of litigation; (2) is supported by existing law or by a nonfrivolous argument for extending, modifying, or reversing existing law; (3) the factual contentions have evidentiary support or, if specifically so identified, will likely have evidentiary support after a reasonable opportunity for further investigation or discovery; and (4) the complaint otherwise complies with the requirements of Rule 11.

#### A. For Parties Without an Attorney

I agree to provide the Clerk's Office with any changes to my address where case—related papers may be served. I understand that my failure to keep a current address on file with the Clerk's Office may result in the dismissal of my case.

	Date of signing: $3-1$	16-2022		
	Signature of Plaintiff Printed Name of Plaintiff Prison Identification # Prison Address	Louglas Roy Syn Douglas Roy Syn 0397985 22385 McGirts 1 Laurishung	mestyn mmes Jr Bridge Rd NC State	
В.	For Attorneys			
	Date of signing:			
	Signature of Attorney		·	
	Printed Name of Attorney		·	
	Bar Number			
	Name of Law Firm			
	Address			
		City	State	Zip Code
	Telephone Number			
	E-mail Address	14-11		-

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23. Clark - Sergeant - Modified Housing - Scotland Correctional Address
24. Locklear-Sergeant-Restrictive Housing-Scotland Correctional Address
25. Locklear-Captain at the time Lieutenant-Scotland Correctional Address
26. Wilbert Walker-Sergeant-Restrictive Housing-Scotland Correctional Address
27. Regina P. Hampton - D. H.O Scutland Correctional Address
28. Letitia S. Owen-Head Nurse-Scotland Correctional Address
29. Hunt-Sergeant-Restrictive Housing-Swotland Correctional Address
30. Tameka Smith-Tan 1 Unit Manager - Scuttand Correctional Address
31. Stephanie M. Oliver-Nurse Practioner-Scotland Correctional Address
32. Elaine M. Dimieco-Physician's Assistant-Scotland Correctional Address
33. Sophia Feaster - ADA Roleigh - 831 W. Morgan St., Raleigh, NC, 27699
34. Angelo M. Delloripa-NC Imate Grievance Resolution Board
4207 Mail Service Carrier, Roleigh, NC, 27699 or 83 W. Morgan St.
35. Kimberly H. Siler - NC I. G. R. B. Address
36. Wakenda Green - NC I.G.R.B. Address
37. Ina M. Hinton - NC I. G.R.B. Address
38. Fausting F. Brown - NC I.G.R.B. Address
39. Beverly A. Stubbs - NC I.G.R.B. Address
40. Shaguanna M. Wall-NC I.G.R.B. Address
41. Evanne Moore - NC I. G.R. B. Address
42. Paul D. Taylor - NC. I.G.R.B. Address
43. Jasmine T. Belyeu-NC I.G.R.B. Address
44. Sharond R. Smith - NC I.G.R.B. Address
45. Jonnita E. Baker - NC I.G.R.B. Address
46. Patrica A. Alston - NC I. G.R. B. Address
47. Reginald R. Mewborn - NC I.G.R.B. Address
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48. Jodi T. Harrison - NC I.G.R.B. Address
49. Kenneth E. Lassiter - Director of Prisons
831 W. Morgan St. /4260 MSC, Raleigh, NC, 27699
50. Monica Bond-Appeals Investigator - 831 W. Morgan St., Releigh
51. Eric Hooks-Secretary of Prisons-831 W. Morgan St., Raleigh
52. Clarence J. DelForge III - N.C. Dept. of Justice
114 W. Edenton St., Raleigh, NC, 27603
53. Jaren Kelly - N.C. Dept. of Justice - same address
54. Todd E. Ishee-Commissioner Director of Prisons
831 W. Morgan St., Raleigh, NC, 27699
55. Jennifer L. Bingham - Grievance Processor - Scotland Correctional Address
56. V. Drew-Inmate Trust Fund Dept Scotland Correctional Address
57. Amy S. Jacobs - NC Inmake Grivance Resolution Board
4207 MSC/831 W. Morgan St. Raleigh, NC, 27699
58. Kimberly D. Grande - NC I.G.R. B Same address
59. R. Bagwell-Scutland Case Manager-Scotland Correctional Address
· · · · · · · · · · · · · · · · · · ·

1. Ronald Covington, Jerry Ingram Jr, Then Lieutenant/Now Captain Locklear, Soft. Hester, Soft. Gaddy, Sgt. Locklear, Sgt. Hunt, Samms have all shown Deliberate Indifference, Conspiratorail Conduct & have used Direct & In Person Retaliation, Intimidation, Harassment & Manipulation tastics against me, Violated Policy Guidlines sense my Haben's Corpus Case over an 4-10 charge come known that the Federal Court + This Court - was taking up my case. Captain Ronald Covington started the Conspiratorail Conduct 4 days after Raleigh a Myself got that notices Others Willingly or Unwilling, but none the less got envoled a has only EVOLVED in their part of ALL these Tactics, Actions & Conduct which is still hasn't stopped a only gotten bigger & more in the open Physically & Paperwork wise. 2. Katy Poole, At the start Blue Unit, Unit Manager Jerry Ingram Jr, William L. Bullard, Dean Lockloor, Pamela J. Locklour, Sheryl Hatcher, Angela M. Dellaripa, Kimberly H. Siler, Wakenda Green, Ina M. Hinton, Faustina F. Brown, Shaguanna M. Well, Evonne Moore, Paul D. Taylor, Beverly A. Stubbs, Jasmine T. Belyeu, Shorond R. Smith, Jonnita E. Baker, Patrica A. Alston, Reginald R. Mewborn, Jodi T. Harrison have all shown Deliberate Indifference, Comspiratorail conduct, Neglected/Curconvented a Violated Grievance Policy 8 Procedure all through the Grievance process Concerning MANY different gricvances. Showed these actions/conduct when they all didn't use take or look at evidence stated in \$ or where evidence could be sound that was written in the Brievance to defermine what their response would be. They each overlooked those Facts & Evidence which helped coverup the True & sometimes Disastrous, Serious, Threatening & of Violations of Policy, Procedure, Law a Constitutional Rights & Gaurantee's along with Medical Policy, Daths & Mission Statement issues involved in these grievances without thought or concern of the Paint Suffering Contained in those Medical Brievances or the Stress Anxiety, fear, further pain & suffering brought on # or prolonged & made averse when they showed Deliberate Indifference, Neglect, Conspiratorail Conduct when nothing was done to Correct the wrongs/violations Stated in those grievances. Here's one quick example. I put a Grievance in the Grievance

Box on July 30th 2020 a even thou Mrs. Hatcher a later Mrs. Samms-at the time She was temporary Blue Unit, Unit Manager - was contacted about it. Tt took untill August 26, 2020 before it was gotten out of that Grievance Box by Mrs. Samms 4 then came to my cell & told me she was taking my Library Job from me Full details listed in the Details section labled "IV-B,C,D". 3. Christopher Adams, KM. Russell 4 Dunlap through the Scotland Mailroom have shown Deliberate Indifference/Neglect/Violated Policy, Procedure, Federal Post Regulations/Code & Laws along with Constitutional Rights & Gausantee's & been part of the Conspiratorial Conduct. They have tailed to get ALL envelopes-Brown or White-labled "Legal Mail" which has seriously delayed/prevented me in trying to file Legal Paperwork or Contact Law firms for help in gaining Justice, my Freedom & in getting back formy kids. Ive sent 2 Request Forms - the first hand delivered by the Blue Unit Secretary to the Mail room a the Second through the Internal Mail-requesting a Printout of all "Legal Mail Logs" that have been sent Out in my name which the Secretary says Im allowed to get. Mailroom states I need a Court Order. This issue become latorse after my Habra's Corpus case was taken up by the Federal Court. I believe it is no coincidence & this is one of those EVOLVED ATTEMPTS" earlier Stated sense other actions 4 tactics have not gotten the Stand Down/Case Dropped/Mouth Shut results they have been pushing 4 trying so hard to accomplish. The Mailroom have OPENED incoming Legal & HEPA mail that Clearly States them to be so. The Mailroom has gone so far that incoming mail they "SAY" I can't have ; but Policy says I can - then play around with it a trying to delay sending it out hoping I'll back down or just avoid sending my property home which ONLY started happening to send it home AFTER I had informed the Federal Court about the issue & conduct. Then they

ONLY then sent half out & waited a month a a half before sending the rest of the "SO CALLED" property I couldn't have DNLY after a second letter was Sent to the Federal Court hearing my Habea's Corpus case. Those packages/property never made it to its destination. Further Details in the Details section labled "IV-B,C,D". Also all of assudden my Power of Attorney mail is no longer a Legal Address when my P.D. A & their address had been for Over 4 years. August 28th, 2020, Responce from Mr. Adams over Printout of "Legal Mail Lugs" of Sent out Legal Mail can ONLY be gotten by Court Order. That's the same responce for Medical Records, Pictures taken on November 29th 2017 of myself a or of my cell along with copies of Exhibits Documents/Evidence need for the Court to prove my Statements & their responces & conduct are True, Irrefutable & Underiable. 4. Kenneth E. Lassiter, Monica Bond's showed Deliberate Ind! Herence # Neglected to take in a look at Physical, Medical or Video evidence when my A-10 conviction charge was Appealed to Mr. Lassiter & "SO CALLED" looked into/investigated by Monica Bond & then later both showed Deliberate Indiffence & neglected to respond back of tex being asked to Clarity Mrs. Bonds Statement of "Sufficient Evidence" claim in her FORM letter which EVERY in mate gets - only difference is the inmake name, charge, date, ect. when he Appeals his Prison Charge/Write Up Conviction. They both showed Deliberate Indifference in taking the time to TRULY look into those Charges or the evidence. So guys like me get convicted of Something Clear Evidence shows we aren't quilty of & suffer the consequences like I did by lossing the Chance at the time of Medium Constady in Dec 2017 a for 3 to 5 years, 10 months altogather in Restricted Housing/Modified Housing, Gain Time at the lest 3 days a month - 30 days - or 14 days a month - Gain Time 13 & 1 Merit

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Day-if I Still had my Library Fob at that time - 140 days 4 that's counting the 10 days of Merid Days -. That's not counting the 7,00 a week if I had not lost my Labrary Job. Their Deliberate Indifference cost me the chance to get to a Camp closer to home a my kids. Later this same issue went on when I was Charged, Convicted & Appealed a B-25 that book MANY Violations of Policy & Procedure to not only charge me with an B-25, but leading up to it a then the conviction of it all SHOWS a PROVES the Claim of Retaliation, Intimidation, Harassment, Violations of Policy, Procedure, Constitutional Rights & Courantee's along with Conspiratorial Conduct & actions. 5. Justin Chavis, Sql. Gaddy, Kin Smith, then Blue Unit, Unit Manger Jerry Ingram Jr showed Dilaberate Indifférence & Conspiratorial Conduct & actions. Mr. Chavis & Mr. Gaddy both talked to me over the November 29th 2017 A-10 Charge. Mr. Goddy tryed to badly scare me in changing my Statement-Verblein what happened on that day & Mr. Gaddy done so in Red Unit, Unit Manager Gerald's office with Mrs. Gerald sitting right there beside & infrunt on of me. Both had the full evidence - Pictures, Medical Records, Video, Physical Evidence including the Fact there were NO reports of me EVER Causing ANY trouble, issues or conflicts with ANY Correctional Officers or Innules 4 yet still choose to show Deliberate Indifference, Post/Pseudo Truth & Conspiratorial conduct with the Widence for wholever reason & Charged a Victim - myself - with an A-10 charge even thou the evidence shows that was to come or happened. Nor did eather ask me to write a Statement out at any time. Kim Smith & Mr. Chavis falsefied a Prison Form when they Stated in writting that I Refussed to write a Statement. Falsefied that Mrs. Smith was standing there at the time cuben I "SD CALLED" did So.

Which I never did & I never seen this kim smith ever during ANY of that 'SO CALLED" investigation time, not did I know who this Kim Smith was at the time. On November 29th, 2017 CO Richardson was told by Jerry Ingram Jr - at the time Blue Unit, Unit Manager - to sign a statement stating that I Refussed to write a Statement before I was transported to the Scotland Hospital in Laurinburg. Mrs. Kichardson Refussed to Sign that Statement because she stated I DIDN'T Refuse to write a Statement. The Fact is I told Mr. Ingram I couldn't remember what had hoppened. Which Medical Records State that I had suffered an Bad Concussion. The Fact is I didn't refusse to write a Statement, but Mr. Ingram refussed to let me state in a statement that I couldn't remember what had happened & tryed to Conspiratorially make Mrs. Richardson comply & become post of Mr. Ingram's Conspiratorial conduct which Mrs. Richardson Refussed to do & So her name & involvedment from begining on Blue Unit, DPod, to Main Medical & up until the Transport Officers took me from her hands & to transport me to the hospital have been Bemoved from the Incident Record. Mr. Chavis falsified paperwork when he Stated I never asked Anyone for help, evidence, ect over my A-10 Charge, I directly asked Mr. Goddy, Mrs. Milsap & Yolanda M. Gause-Captain-through Request Forms a got no responce or anything back, nor any help. 6. Eric A. Hooks has shown Deliberate Indifference Conspiratorial conduct [Neglected his responsibities by not stepping in or having someone step in & hardle or atleast Truly investigate the issues

brought before him either through direct letters to him or through Court -documents sent to the Federal Court & Special Deputy Attorney General Clarence DelForge III in my Habea's Corpus case. These documents & letters not only informed Mr. Hooks, Mr. DelForge III & the Court what's going on here at Scotland Correctional not only to me, but others also. Along with evidence/DC 138B Statements 4 Other documents showing/stating the Facts a giving Mr. Hooks & Mr. Del Forge III DATES, TIMES & LOCATIONS of Video Footage to back up Our accusations. This shows Conspiratorial conduct, Dieliberate Indifference & Neglact to do Anything about what ALL is going on here & being do to Us. Yes we ARE inmates - Us also includes Correctional Officeralso-, but Federal & State Laws, nor Constitutional Rights & Gaurantee's don't become VOID once WE or DPS Employee's step through those gates. Nor does DPS Policy of Procedure Change because a DPS Employee/Employee's don't like or agree with it at the moment. Prison Policy are policies for a reason, same as Laws & Rights. NO ONE is above Polizy Procedure, Law or Constitution. 1. Dr. Connie Locklear Jones, Letitia S. Owen, Stephanie M. Oliver, Elaine M. Dimicco & Sophia Feaster have shown Deliberate Indifference/Conspiratorail conduct a have Neglected in their Oaths aduties, Violated Policy, Procedure, Constitutional Rights, Gaurantee's Laws a their Mission Statement when it Comes to Medical issues. Letters have been sent to Raleigh Bricvances have been written & Letters sent to the NC Medical Board with no effect or Changes 8. Victor Locklear & Regina P. Hampton has Shown Deliberate

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Indifference/Conspiratorail Conduct, Neglected & Violated their Daths of office along with Policy & Procedure in presiding over Write Ups/Charges brought US here at Scotland Correctional in their DHO job. Mr. Locklear stated that Video Footage by Prison camera's ARENOT for the Safety, Protection or for Defence for any inmale, but ONLY for the Protection & Safety of DPS Employee's. The ONLY time that Video Footage is used is when it helps them investigate US a used only when it hurts, not helps us. Also Mr. Locklear showed Deliberate Indifference, Conspiratorail Conduct when he neglected to take into account In my A-10 case of the Facts from my Medical Records - Concussion, No Defencare Wounds, the Severe Injurious & Danage before he decided my fate a found with me the Victim guilty of a A-10 Charge. Mr. Locklear Stated he was Finding me quilty BECAUSE I refussed to write a Statement BRFORE I was taken to the hospital a BECAUSE he believed I was either Lieing about what I later remembered a told Mr. Chavis & Mr. Gaddy DR I was coving up something. Mr. Locklear didn't find me guilty of a A-10 because I was or because there was Any Evidence showing that I was guilty. But even thou there IS Overwhelming Evidence that I Wasn't guilty, but that I Was a Victim of the incadent. Or the Fact that on December 87,2017 Captain Volanda M. Gause Stated this Fact to me in the hallway just past Receiving. I had just come back from a Medical Thip. We had just left Main Medical & I was being taken back to Restrictive Housing when Cupt Gause came out from some where behind me & Stated "I would be going BACK to Blue Unit soon Cause they wasn't going to charge me with anything cause I was

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a Victim in the incident". Video Footage of that hallway on that day will Show & Prove this happened a that Capt. Gause came out to me & not me searching out or trying to talk to Capt. Gause. I sent a letter to Capt Gause when they put a hold on me 5 days later & My Care Manager at the time Mrs. Milsap told me it was so I couldn't get into Any fromble Before I could be transfered to Casewell, I also later wrote a Request Form a got a responce from Mrs. Milsap Where I had Stated to her what Mrs. Gause had Stated to me in the hallway that day. I Still have that Response back. Mr. Chavis 4 Mr. Gaddy investigation didn't look at or attempt to look at the True Facts arymore than Mr. Locklear did. Also why would Capt. Gause take the time a effect to do or say what she did that day & then 22 days later In hit with an A-10 Charge & Mrs. Kegina P. Hampton was no different when my B-25 Charge Came before her. Mrs. Hampton took in the Truth or Facts or the Slip up of Sqt. Wilbert Walker mode in his revised Statement that showed Lie & Conspiratorail involment in it all. 9. Gerald-Red Unit, Unit Manager showed Deleberate Indiffence,

Conspiratoral conducte to Neglected her job, Policy, Procedured her duties when she failed to fix the issue that Violated an Active Medical Restriction to NOT be Climbing Stairs while I was housed on her Unit in which she has FULL Control Over aby going so long-which I Repeatedly brought to her affection-before doing something about it. It took from November 29th 2017 to January 3rd 2018 in which my Health, Safety, Well Being, Life a Further Injury was put at Risk with Deliberate Endiffence during that time.

process, in Bestrictive Housing, on the Units, in the Chowhall, Main Medical, Sick Calls & in the Hallways Cause They CAN & CAN Get Away With It. Which is only made Worse a are more Inboldened by DPS Higher Ups here at Scotland Correctional & in Raleigh, along with the Actions & Conduct by people like Clarence J. Delforge III & Jaren Kelly with the Attorney General's Office when they fight to Cover Up & to Keep from coming to the light of day in the Kublic & within the Court System. This is WHY DPS Employee's a Staff BELIEVE they are Above the Law, Constitution & DPS Policy & Procedure, so they operate with IMPUNITY & ARROGANCE because they KNOW there will NOT be ANY Consequences or Repercussions For ANYTHING they DO, ALLOW, COYER UP or LOOK the OTHERWAY on. For Example, look at the "Woods V. Covington" case 3:18-cv-DO664 MR, duted O6/21/2021 & the Courts Findings/Beliefe & the Fact all 3 Correctional Officers - Covington, Hunt & Barns -, Unit Manager at the time - Jerry Ingram Jr - a that Nurse all KEPT their jobs. Ronald Covington is Still a Coptain, Daniel Barns is now a Lieutenant, Hunt is a Sergeant a Unit Manager Jerry Ingram is now Captain. So NO loss of Job9NO Criminal Charges, but get Advancement with MORE Mower & Control over others. Nov. 9th 2021-The Mailroom sent back another Indigent letter with one of those little notes on it which had been put in the Mail the Sametime those 2 cords was. So thats 4 Indigent Tickets that has been Denied me EVEN THO Ive Not used up my Monthly Indigent Tickets with Personal Mail. Nov. 16 th 2021 - Got Mail From the VA Workers Comp & it has already been Opened & I Didn't have to sign dr, it. Nov. 19th 2021-Talked to Case Manager K. Bagwell & She said she HAD NOT gotten

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my Request Form I sent to her or the 3 Used Sheets of Carbon Paper, Mrs. Bagwell Said she'd go look on her desk & see if it was there said it was a mess at the moment cause they moved her into a different space. Nov. 23th 2021 - Received Mail from Eden Internal Medicine PLLC sin Red Letters says PERSONAL & CONFIDENTIAL. It was Still opened, nor did I have to sign for it which Violates the AIPA law. Dec. 7th 2021-12:45 PM, Tan 1, C Pod - Unit Manager Tameka Smith has the guys Spraying Bleach on the Ceiling of the Shower trying to remove the Black Mold. Normally Mrs. Smith just has them Paint over it before some Kaleigh person or Inspector is suppose to come avound so they don't see it. The problem is that Mrs. Smith has had those guys paint over the Deadly Black Mold 2 different times in the last 7 months instead of of Removing the Black Mold First which Indangers our Health & Well Being. The Only way to get rid of the Black Mold is to Strip the Paint & All done to the Concrete, use Chemicals to Kill the Black Mold & then paint the ceiling with Laytex Paint which holds NO Water a Mold can't grow on. But Mrr. Smith just points over it. 1:33PM, CPOd - The Health Inspector came into CPOd, -40r5steps in-stopped & Said "Im Done". He inspected Nothing. Only went into B. Pod before CPad. Video Footage will show his Deliberate Indifference to his Top & Responsibilities, nor OUR - Inmates & CO's - Health & Well Being, Capt. Lockloar, Unit Manager Tamcka Smith & Other DPS Employee's & Staff went along with & allowed this Health Inspector NOT TO COMPLETELY do his JOB as Mandated by the State. 3:49 PM-Case Manager R. Bagwell Says In #19 out of 113 on the Caswell Transfer list. Dec. 10th 2021 - Was just handed the 2nd Attempt Grevance that was sent to Director of Prisons Commissioner Todd E. Ishee, It was NOT Signed off by Mr. Ishee, nor anyone in Mr. Ishee's Office LIKE DPS Polity & Procedure - Chapper G. 0309-

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Mandates. Instead it was sent back to Scotland Correction Personal - not to me like
DPS Policy & Procedure States - & at sometime given to Tan I Unit Manager Tameka
Smith & she signed off on it on Dec. 7th 2021 - 3 days ago- 1 got my fink Copies.
Dec. 11th 2021 - Put Medical Request Form to Dr. Compie Locklear Fores in box over
MRI & setting up New Appointment with Dr. Lubunmi Ifahiyi.
Dec. 13th 2021 - Had to sign for VA Workers Comp. Commission Legal Mail.
Dec. 16th 2021, 8:15AM - Declared Dental Emergency to Soft. Timmons.
9:10AM-Unit Manager Tameka Smith coiled Main Medical/Dental a declared for me
a Dental Emergency. They to Id Mrs. Smith they would call me.
12:39PM-Taken to Dental & was told that I had to go on Antibiotics because
it was Absessed. I told them I know it was a Stated that FACT in the Nov.
13th 2021 & later the Dec. 4th 2021 Dental Sick Call - carbon copies of - & yet I
to Declare a Dental Emergency just to be seen & procribed antibotics when
DPS Policy says WORSE CASES are to been seen Ahead of Others. No antibiotics
at Night Meds like Dentist said would be . Dental doesn't work on Fridays.
10:18PM - Called back out to Med Window - over 3 hours later - to be given the antibiotics
WERE there like the Dentist said would be a that some Nurse said she didn't
have hours ago. Come to findout it was there in a bag sitting there to her
left all along. But Yet I GET Attatude cause I stated to her hours ago what the
Dentist said a told would be there a NO Comment when I get called back
out of bed to get what WAS there all along a Afrer all.
Dec. 20th 2021 - Went to Dental & she cut open the infected area & drained it. Dentist
States that the infection was OLD. I stated that I had sent 2 Dental Sick
Calls stating this FACT, Dentist asked why I didn't Request a Dental Emergency.
I told the Dentist I Should Not have had to do so because my Dental Sick
Call SHOULD have moved me to the Front or Close to the Front of the line

BECAUSE it stated Swelling & Pain in detail. Nor should I have to induce the Added 2.00 to Declare a Dental Emergency to be seen 45 DPS Policy & Procedure says! Suppose to go tomarrow to have 2 of the 3 teeth removed. Dec. 22021 - Informed by a Reliable DPS Higher Up Source that between the guys that are sleeping in the GYM, Receiving & Restrictive Housing Rec, Cages we are 38 people DVER Compacity & that Scotland Correctional is MORETHAN 60 Correctional Officers short to FULLY run Scotland Corr. Dec. 28, 2021 - I received a book called "Ravenna Felix" by A. Longo Ravenna. The POINT is that this book is full of Religious Photo's a measures 10x13/2 \$ Im allowed to have it. BUT the Calender that "Isreal My Glory" sent me which was less than 8x10 was Rejected BECAUSE of its Size & was mode to send home WHICH Never arrived at its sent or SAID sent destination & I was charged to have it sent home. Dec. 29th 2021 - Went to see the Barber tonight. Scotland Still isn't giving them the Barberal to Clean the Clippers AS DPS Policy & Procedure - Chapler E. 2108 (E) (3) (F) - Mondaus. The Barbers are being made to use the Cleaning Solution that is ONLY suppose to be used at the end of the night Because it can Burn/Cause Rashes-which it did tonight - to the skin. Dec. 30th 2021 - Medical Trip to Scotland Hospital to do the Ultra Sound on the Main Vains in my Neck that was Suppose to have been done b months ago, but UNL' happen Afjer I filed a Grievance over this Medical issue a a Couple 0 ther ones. Come up Negitive of Issues. I THOUGHT the trip was for the MRI-which was another Medical Issue in that Grievance - that Dr. Lubynmi Ifahiyi had ordered back on Sept. 21st 2021, But I was wrong. January 4th 2022 - I got a "Medical Communication" telling me that the "Carotid Doppler done 12/30/21 did not show any Flow restrictions. Normal Test. 2 problems

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with this. #1, Test is bmonths late. #2, The issues including the Dizzy Spells were caused by the Head Injury & Not blood flow. The Dizzy Spells lasted 4 months, the Headaches, Vision, Mental & Physical issue Still an issue. Jan. 5th 2022, 4:30 PM - CO informed me that Capt. Ingram Jr. States that I have to go to the Chowhall if I want to eat. That I can't have a tray brought to me EVEN THO I just got back 25 minutes ago from having 2 teeth pulled a my mouth is Still numb. So I was made to go Without! Jan 10th 2022 - I received Mail From VA Workers Comp. Commission that I DIDN'T have to sign for. Put in New Request Form in box to "Who ever in Grievance Dept. who took Mrs. Hatchers Place"cause they sent the Request Form back that they got from me today. See Carbon Copies Made. Jan. 11th 2022 - I received Mail From UNC Health - HEPA stuff-which had already been opened & I didn't have to sign for Violation of the HEPA Law. Also it had been sent to another immake on Blue Unit - F33- Athen sent to me. Jan. 12#2022 - I received Mail from the VA Workers Comp. Commission. It had already been opened & didn't have to sign for it. Jan. 13th 2022, 9:05AM, CPod, Tan 1 - Sqt. Hester came to the Pod door & said we were on Quarantine because someone tested Positive. Some of the guys requested to Speak to O.I.C-Officer In Charge - a Sqt. Hester refussed which Violates DPS Policy & Procedure. When this was Stated Sqt. Hester thought this was funny & Started Laceghing on their faces. No Unit Manager, NOR Medical Staff have Come to do Anything that Quarantain Procodure Mandates. Jan. 14th 2022, 6:37 PM - Lt. Brookens come into CPod & told us we have to give up our Black Shorts we sleep in. Refussed to show us where in DPS Policy & Produce that this has Changed as DPS Policy Mandales they have to WHEN asked a Suppose to be done Before it comes into effect. So now we have to wear Pants

into the Shower a when we get out of the Shower now, because they Slip out if we
are only in our boxers to do so. Now we also will have to Sleep in over parts if
we don't want to take a chance of getting a Exsposure Charge while we sleep.
Because of the Fact that NOTHING has happened as Mandaled by DPS Gricvance
Policy on that Grievance Unit Manager Tameka Smith signed off on on Dec. 7th 2021.
So I CANT file a Grievance over this because of the Above Violation going on.
Jan 15th 2022, 4:41 PM - Still NO Memo or Memorandom posted over the Black Shorts issue
as DPS Policy & Procedure Mandales.
Jan 17th 2022 - Nurse came with Self Meds to CPOd & told us that Medical Staff had NO IDEA
that we - CPod-was on Quarantine & Couldn't believe that the Pod hadn't been
tested yet For Covid as is Suppose to be done.
Jan 18th 2022, 10:16 AM-2 Nurses came to CPad with the Booster Shots a was told we were
on Quarantine & those 2 Nurses ALSO stated they hadn't been told we were on
Quarantine & said they Hadril been told that most of the Pod wanted to be tested,
NOT the Bonsfer Shot. So they left saying they were going to go findont what was
going on. If we Were on Quarantine or NOT? That if we WERE on Quarantine,
then why haven't the Nurses been informed? Why Medical HASN'T Tested us?
Why its NOT posted on C Pods door?
We were told, AS OF Today - not Thursday 13th 2022 - we are NOW on Quarentine.
Then the Nurses went down to Medical a told Higher Ups we were trying to
start a Riot here in CPod.
Jan. 19th 2022 - As of SPM we have Still NOT been Tested.
Jan. 20th 2022, 5:44AM - Some one during the night put a printed paper with the Word
"Quarantine" on it 6 times down the paper. NOT the Officed Quarantine Sign.
"Quarantine" on it letimes down the paper. NOT the Officed Quarantine Sign.  Around 9:45PM-Co's tryed-Sgt. & a Lt tryed to move a new guy into and a being
on Quarantine, they AREN'T suppose to do that PER Quarantine Protocol. If they

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do, then that Pod's Quarantine time starts all over.
Jan. 21st 2022, 11:56AM - STG Officer Bathy, another CO & Soft Timmons brings that guy
in here again, EVEN THO they say we are Quarantined. So that gay was Forced
mto C Pod.
4:PM-Still NO Covid test or protocol Followed. But Now they say we will come
off Quarantine on Jan. 27th 2022.
Jan. 22nd 2022 - 1:45 AM-1+. Johnson came down to CPod & told Dennis Morrow that
he had to go to work - he's Maintance - EVEN THO we are on Quarantine, just like
ALL other inmake workers are here in CPod, A Pad, EPod on Tan Units. They are
MAKING Mr. Morrow go to work & BREAKING Quarantain Protocol - as Ive Stated
before that DPS Employee's & Staff are willing to Violate/Over Look DPS Policy,
Procedure & Protocol when it Suits or doing so is in their favor & helps them -
So That they don't have to call a DPS Maintance Employee' in a have to pay
them that Time plus Extra for coming in After Hours & Weekendo
3:45 PM - Per Warden Jacobs we ARE NOT on Quarantine, we are under Observation.
But yet that not what that printout on the doorstill states a hasn't been talan
down. This is DPS's way For NO Covid Tests, Moving guys Into the Pad, Moving
guy Out of the Add & MOST of all Force Maintance Workers to go to work
INSTEAD of Calling in DPS Maintance Employee's. But YET we are under
Quarantine Standers. No one is going to work & DNLY Mr. Morrow is
made to go to Work after 5PM when something needs to be done at the
DPS Maintance Employee's have all gone home.
7:09PM - Sgt Adams just come to get Mr. Morrow again for Maintance Work.
Jan. 23th 2022, 12:15AM-Tan 1 Control Booth Camera Footage will show that the
Female Co is sifting in a Chair at the BACK of the Booth SLEEPING instead of
sitting infront of the Controls a Monitners watching the Pods. This is a
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DIRECT Violation of DPS Policy a Procedure along with a Safety Risk. ND
CO's are walking, nor sitting in the Corrodar as Mandated a Sgt. Adams
must be in her Office cause the lights are on a the door isopen which
ALL Tan 1 Video Footage will show this as a FACT.
Jan. 24th 2022 - On the Tablets its been posted that a BOS was being made a A26
for an issue that DPS Employee's, nor Staff can't prove to be an issue through
Physical Evidence of a Blood, nor Urin test. But yet will Charge & Convict
a guy even the they caril prove the effects they SEE aren't a Natural or a
Chemical Inbalance produced by the body. Either way DPS & Scotland are further
Changing WriteUp Classifications ausing them to WORSE & FURTHER - time Strechers-
Punish guys WITHOUT evidence which Violates Constitutional Rights &
Guavantee's & this Further evidence of the fact Just like Scotland did with
me on that A-10 & B25. Only difference the Evidence showed T WAS innocent
<u>.                                      </u>
& a Victim along with NOT Guilty by the FACTS & EVIDENCE.
Sa Victim along with NOT Guilty by the FACTS & EVIDENCE.  Jan. 26th 2022 - At Mail Call I get back a Legal Mail IRS Letter stating that I don't
8 a Viction along with NOT Gailty by the FACTS & EVIDENCE.  Jan. 26th 2022-At Mail Call I get back a Legal Mail IRS Letter stating that I don't have any Indigent Tickets. It clearly states IRS & Legal Mail written on
& a Victim along with NOT Guilty by the FALTS & EVIDENCE.  Jan. 26th 2022 - At Mail Call I get back a Legal Mail IRS Letter stating that I don't have any Indigent Tickets. It clearly states IRS & Legal Mail written on the invelope. This is Further Deliberate Indifference & Conspriatorial Conduct
Sa Victim along with NOT Guilty by the FACTS & EVIDENCE.  Jan. 26th 2022-At Mail Call I get back a Legal Mail IRS Letter stating that I don't have any Indigent Tickets. It clearly states IRS & Legal Mail written on the invelope. This is Further Deliberate Indifference & Conspriatorial Conduct in Delaying this Legal Mail From getting out to where it needs to go.
Jan. 26th 2022 - At Mail Call I get back a Legal Mail IRS Letter stating that I don't have any Indigent Tickets. It clearly states IRS & Legal Mail written on the invelope. This is Further Deliberate Indifference & Comspriatorial Conduct in Delaying this Legal Mail From getting out to where it needs to go.  Still NO DC-410 Response paper on Grievance that was signed off on Dec. 7th
Sa Viction along with NOT Guilty by the FACTS & EVIDENCE.  Jan. 26th 2022 - At Mail Call I get back a Legal Mail IRS Letter stating that I don't have any Indigent Tickets. It clearly stakes IRS & Legal Mail written on the invelope. This is Further Deliberate Indifference & Comspriatorial Conduct in Delaying this Legal Mail From getting out to where it needs to go.  Still NO DC-410 Response paper on Grievance that was signed off on Dec. 7th 2021 by Tameka Smith & no Pink Copies of Grievance turned in on Jan.
San. 26th 2022-At Mail Call I get back a Legal Mail IRS Letter stating that I don't have any Indigent Tickets. It clearly states IRS & Legal Mail written on the invelope. This is Further Deliberate Indifference & Comspriatorial Conduct in Delaying this Legal Mail From getting out to where it needs to go.  Still NO DC-410 Response paper on Grievance that was signed off on Dec. 7th 2021 by Tameka Smith & no Pink Copies of Brievance turned in on Jan.  19th 2022. Still NO Carbon Paper From Case Manager R. Bagarell.
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San. 26th 2022-At Mail Call I get back a Legal Mail IRS Letter stating that I don't have any Indigent Tickets. It clearly states IRS & Legal Mail written on the invelope. This is Further Deliberate Indifference & Comspriatorial Conduct in Delaying this Legal Mail From getting out to where it needs to go.  Still NO DC-410 Response paper on Grievance that was signed off on Dec. 7th 2021 by Tameka Smith & no Pink Copies of Brievance turned in on Jan.  19th 2022. Still NO Carbon Paper From Case Manager R. Bagarell.
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requested that the copsuls NOT be opened because they ARE a Time Release pill & Cause when you open it a swollow it, it numbs the Mouth athroat which causes issues with Swollowing a the Fact that the effects are all at once a NOT with time which is the POINT in wanting me taking it. Got an interresting letter from Case Manager R. Bagwell. It only Further shows Deliberate Indifference, Conspiratorial Conduct, Hypocritical & Contradictable words. February 1st 2022-10:45 PM - put Request Form Response in box to Case Manager R. Bagwells over her newest response over Carbon Paper. Carbon Copy Mode Got NO Pink copies of Grievance duted Jan. 19th, 2022. Feb. 4th 2022 10:29 AM-CO Haywood came to me a told me Unit Manager Tameka Smith Sei zure Says I have to move off C-42 so that a sure guy can be at the front of the Seizure Pod. The Jung thing is, is the FACT that NO DTHER guy that has gets this same Treatment, not had Jermey Justice before now When Mr. Justice was moved into the Pad, he was put on C- 1, not C-42 which is the Bunk I'm on & was on when Mr, Justice was first moved into C Pod. If what seizure Mrs. Smith states were true that a gay hast to be house in the front of the Rod. Then he would have be perton C-42 from the start. This further Shows Deliberak Indifference, Conspiratorial Conduct a Retaliation over my latest grievance, Carbon paper & Lowsurt. 12:13PM - Asked "Acting Sgt." Haywood to let Mrs. Smith know I was refussing to move because Mrs. Smith was doing this for Retaliation reasons of NOT For any Warrented or Backed Up DPS Policy & Procedure reason. 12:58PM-Let "Acting 5gt." Haywood know I was still refussing to be moved because of Mrs. Smith's Misconduct & Violation of DRS Policya Procedure, So Im packed & ready to be taken to Restrictive Housing because the proof being that when Mr. Justice was moved into the Pod he was placed on C- & IF Mrs. Smith's

Statement were True that ALL Seizure guys have to be housed on Front bunks. Then WHY wasn't I moved when Mr. Justoce was first placed in CRod? OR Before my Grievance Calling for "Dicsplenary Actions" be brought against Any & All of the people Violating DPS Grievance Policy a Procedure. I just got my Pink Copies back on that Grievance LASTNIGHT. Which is concerning the Grievance Mrs. Tameka Smith signed off on on Dec. 7th 2021 which still not hould. 1:33PM-"Acting Sot." Haywood was hold by Unit Manager Tamelea Smith-cause Mrs. Smith Refussed to Come talk to me over this - to literate to C-41 -Top Bunk- a leave Mr. Justize assigned to C-42 because I had lost my Bottom Bunk Restriction on Nov. 30th 2021 - I lost that Restriction because on Sept. 21, 2021 a MRI was Ordered by Central Prison Spine Specialist Dr. Lubunmi Isabiyi sit has YET to be done. Later I will learn at a Sick Call that that Video Confrence, nor Dr. I Fabiyi's name shows up in my Medical Records, nor her oder of that MRI. + it my Restriction can't be Renewed. - "Acting Sqt." Haywood Said the Soft. told her to do this. Mrs. Smith left Mrs. Haywood to deal with Whatever Fallowst came of Mrs. Smiths Retalitory Misconduct & Mrs. Smith Refused to handle it Directly as DPS Policy & Procedure Mandales is HERJOB. Come to findout by a Reliable DPS Source that Mr. Justice was the Whole Time was assigned to C-16 a was used by Tamelco Smith & so was Mrs. Haywood was also being used as powns in Mrs. Smiths Retalitory Conduct while she sat a watched from a distance office away from the issue. So if Seizure are Mandaled to be On Front Bunks, then WHY was Jermey Jastice assigned to C-34 4 later C-16? Also then WHY was Cric Blount -0035064- assigned to A-32 or A-34 for DVER 2 years when he had at the Least 2 Seizures a Month so bad he HAD to be taken to Medical EACHTime : And yet Jermey Justice's Seizures aren't the Severe ones as Eric Blount induces? This

Only Further shows proof of Tamelea Smith's Deliberate Indifference, Conspiratorial Conduct, Retaliation a Misconduct of Further Violations of Dis Policy & Procedure & Posable indangerment of Immote & Staff because of her-Mrs. Smith-Misconducta Neglection of her DPS Job Duties. 8:19PM-Got the DC-410 Response for latest Grievance that was signed off on Feb. 1st 2022, Angela Mendoza is the person who those Request Forms went to that refussed to respond back, nor would tell me their name. Im told that the Unit Secretaries now the ones who handle the DC-410's a pass them along to the next person because Scotland eleminated the Grievance Dept./Sheryl Hatchers job & leaving it to be done this way. Now I know WHO was getting & NOT Responding back & ignoring me over the Grievance Questions over the Grievance signed off by Tameka Smith on Dec. 7th 2021 which still hasn't been handled at the Whole reason for todays New Retaliation Conduct by Mrs. Smith YET Again & are Continues a Repeated showings of Deliberate Indifference, Consperiatorail Conduct & Metaliations that ALL Vislate DPS Policy, Procedure, Law & Constitution. Which is the VERY REASON WHY Mr. Dase - our old Tan I Assit. Unit Manager - book the Assit. Unit Manager job on Blue Unit because of Tamelco Smiths repeated & unchecked Misconduct which Mr. Sase would try to fix AS DRS Policy & Procedure Mandales, but Mrs. Smith would just come back & change it back to the Violation way she had Feb. 10th 2022 - About 8 to 10 guys were shipped to Caswell Prison this morning, So why wasn't I on that has going with them sense I already have that Approved Transfer to go to Caswell? Around 11:20 AM- I was called to Tan 1 Unit Managers Tameka Smiths office over the latest grievance. I Showed & Explained to Mrs. Smith HOW& WHERE DPS Policy & Procedure has been still being Violated over the Grievance signed off by hur

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On Dec. 7th 2021 on the Speesal Draw for Canteen. I showed Mrs. Smith that adding to DPS Policy off a \$ 10.00 "Hygen" Draw brings into effect that DPS Polizy & Procedure - Chapter B. 0204(a)(s)(d)(3)(12) - that States that Food CAN'T be Used as Punishment. Mrs. Smith tryed to say they ment the Chowhall Food." I Stated that's NOT what DPS Policy & Procedure states. It States "#10.00 Special Draw "a NOTHING More & by Adding "HYGEN" to it Changes & Violates DPS Policy & Procedure which Violates Chapter A. Obl3 (a). Mrs. Smith states, The Prison has always done it this way. I had Mrs. Smith that this maybe true, but Doesn't change the FACT they are Still Violating DPS Policy & Procedure by doing so, or the FACT there are Plenty of Other things done here at Scotland Correctional that Violate DPS Policy, Procedure, Law & Constitution that has Also been DONE for Years, but in the end DOESN'T Change the FACT it Still is a DPS Policy 4 Procedure Violations. I told Mrs. Smith that DPS Policy & Procedure states that by Protocol it has to go through Chapter A. Obob to make the Changes Legal & Binding so that it Doesn't Violate DPS Policy & Procedure. I told Mrs. Smith these are just some of the reasons WHY myself a others were suoing DPS, Herself a Other DPS Employee's & Staff. I also Explained to Mrs. Smith the FACTS of the Grievance That she had before her -Grievance # 4860-2022-71C-17406-& HOW & WHERE

DPS Policy & Procedure was Violated in the Series NON Hawlding of the brievance Sho-Tameka Smith- signed off on Dec. 7th 2021 which is the Grievance before her a Not the Dec. 7th 2021 she signed off on on that day. We will see how Mrs. Smith handles grievance # 17406, cause this is the grievance Mrs. Smith Retaliated on me over on Feb. 4th 2022. Feb. 11 2022 - Got Mail From the VA Workers Comp. Commission & it was already open & didn't have to sign for it. Feb. 12th, 2022 - Pet Request Form in the loox to Medical /PAElaine M. Dimicco

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trying to get my Medical Records over my Neck/Spine - C4 thruc6 171 - issues sent to the VA Workers Gomp. Commission so that I can move forward with the Legal Matters with the VA Workers Comp. Commission. Also requested for a DMA 5028 Medical Records Release form if the Prizon one I filled out a sent lo Main Medical on Oct. 27th 2021 wasn't good enough. Fcb. 16#2022 - Finally got Step Lover the Grievance I was called into Unit Manager Tameka Smiths office over - which in the end was a Wask of Time, Energy, Air & Efferet -. EVEN AFTER proving WHERE & HOW DPS Policy & Procedure had been Violated in the NON handling of the Oct. dated Grievance, but also the Violetians within the Oct. dated Grievance itself. Mrs. Smith still came back with the Lame Response that just Further shows Deliberate Indifference & Conspiratorail Conduct, but Further Violations to DPS Grevence Policy & Procedure a STILL Ignores the FACT that the Oct. daked Grievance that Mrs. Smith signed off on on Dec. 7th 2021 WAS NOT ADDRESSED which is WHAT Grievance # 4860-2022-TIC-17406 was all about. The Oct. date Grievance Still DOESN'T have a number or any DC-410 Response paper. Feb. 23th 2022 - Further proof that DPS Employee's or Staff follow DPS Grievance Policy & Procedure. I got Step 2 today a they AGREED with Step 1. TWO Kroblems with that. 1- The Grievance ITSELF is NEVER Addressed - which is what I wrote at the bottom of the Step 2 paper so we will see IF the Grievance Board does the Same "Follow The Leader" Conduct which will Further prove Deliberate Indifference, Consperiatorial 8 Neglect of Jobs as DPS Policy. & Procedure Mandates. 72 - The Response over the Issues in the Oct. Grievance only shows further proof of that Deliberate Indifference, Conspiratorial Conduct a Neglect of Job Requirements, along with proves the FACT to Cover Up the Fact that DPS Policy & Procedure Has Been Violated for MANY LONG YEARS & Still IS being Violated & the FACT No One cares & AREN'T going to Stop CAUSE its always locan WHAT they have done EVENTHO it doesn't change the FACT

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that Scotland DPS Employee's a Staff show Deliberate Indifference that they Know
they HAVE BEEN Violating DPS Policy & Procedure.
Feb. 25th 2022 - 9 paper letter put in the Mailbox addressed to Warden Stephen Jacobs
over Case Manager R. Bagwell & the Carbon Paper issue.
Feb. 28th 2022 - Went to Sick Call - paper for Feb. 22th Sizk Call form - Muse states a
Appointment has been made for the Ear, Nose à Throat Spacialist. Nurse says there
is Something in the works for the Head Injury issue a for the Lower Spine / Right
Leg issue. Nurse says she cont say what, Other Than that Something is in the
Words over those 2 Medical Issues.
3:30 PM - Case Manager R. Baywell came to see me over my "YEARLY" review that she
States will be in March & not December because that when its do was done Last
Year. I asked WHY it wasn't being done in December like its suppose to be?
Mrs. Bagwell said she didn't know why it had been changed. Also that the
Carbon Paper that I had gotten From OTHER Case Managers, Mrs. Bagwell Said
she didn't core WHAT I do with it, ASLONGAS I don't send it to her for
replacement. So we will see what Warden says about the issue.
March 1st 2022 - Sending Unit Manager Tameka Smith - because Tan 1 Secretary Angela
Mendoza hasnil been here for a while for some time - a Roquest Form asking for
Copies of Step 1 & Step 2 to Grievance #4860-2022-TIC-17406.
March 4th 2022 - Again Unit Manager Tameka Smith is having these Jaintons PAINT OVER
the Black Mold instead of duing what NEEDS to be done to Bemove, Killa Prevent
it from growing back. But keeps & painting over it a helping it Grow & Spread & Further
March 7th 2027 - Got Reconstruer days March 1st 2022 book on the North Mail Call
March 7th 2022 - Got Request Form date March 1st 2022 back in the Night Mail Call,
with ND Copies of Grievance 17406 Steps 1 or 2 a No Response written on the
Request Form. So I wrote, "In sending this back a 2nd time for a response."

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Put Request Form back in the Mailbox for Unit Manager Tameka Smith. March 9th 2022 - Reguest Form dated March 1st 2022 came back yet again with No Response, Nor any copies of Steps 10-2 of Grievance # 17406. So dated it 3-9-2022 - This is my 3th Attempt sending this to you to Either get the Copies Requested or a Response why not a why you keep sending this back to me without a Response "a put it back in the Mailbox again. March 142022 - Still No Response back from Unit Manager Tamelca Smith. Nor Copies of Steps 182 of Grievance # 17406. March 13th, 2022, 3:25.AM, C.Pod - CO Mitchelle - Female-has yet again Cussed & Directly Threaten Physical Bodly harm to a inmate INFRONT of the Sqt. & this isn't the first time. Mrs. Mitchelle has done this Angerly before not only Infront of The Night Soft, but cut the same time Infront of the oncoming Day Soft. Coming on duty - Chapter A. 0705 (1), 0906(b), Chapter F. 1605(i) - & Mrs. Mitchelle has yet been Written Up or Received ANY Disciplinary Actions against her For her conduct & Verbal threats which Violates DPS Policy & Procedure - Chapter A .0201,.0202(e)(1)(2)(3),(+)(1)(g),.0705(8),0910(A)(B)(1),Chapter F.1605(b)(K) (0)(p) -. CD Mann who works the other Night Rotation after working with CO Mitchelle one night has started a continued Acting a Talking as CO Mitchell on her own a has also Not received Any Wrik Ups or Disciplinary Actions of her own. Sense Warden Stephen Jacobs has taken over Scotland Correctional, Conduct like these have only Incressed & Co's have - the bod ones - become more Bolden which inturn Scotland Correctional has had MORE CO Stabbings in this SHORT time then has gone on in the Over loyears Ive been here at Scotland & things have Overwhelmingly gotten Worse in many ways sense Warden Jacobs tookover. This conduct puts Myself & Others-including Other CO's-Health, Safety & Well Being indanger of HARM directly & indirectly by allowing this conduct to

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continue BECAUSE Scotland Corr. is SO SHORT STAFFED as it is a can't AFFORD - cause it already can't really Safely Operate - the loss of ANY Further Co's off ANY Units For Disciplinary Actions, Firings or Co's Quiting for ANY REASON. So Warden Jacobs & Other DPS Employee's & Staff Allow & Overlook 97% of all Violations of DPS Policy, Procedure, Law, along with Constitution a while Violate them all themselves for NOT Reporting it in a Incident Report or Reppremending those Co's in Any Way, Shape or Form. Which only Incurrages, Inboldens a Inflames the ISSUES a the DANGERS. So these BAD DPS Employee's & Staff Further Believe they are Above the Law & so they Continue to Operate with Impunity & Arrogance! March 14th 2022, 5PM - Nurse took my name down again to Maybe Sinally get to take the Orderly Class. We will see if Im allowed to this time or keep doing the job with NO Pay, Gain Time or Merit Time. March 15th 2022 - Seen DA Elaine M. Dimicco, Says there is a appointment set up for me to See Dr. Andrea Jarchaw - Ear, Nose & Throat Specialist -. Mrs. Dimicco Says she put in a U.R. For a MRI for my Lower Spine/Right Leg issue, Renewed my Bottom Bunk & Climbing Steps limit to O Steps. Still giving me a hard time for Treatment over the Head Injury Concussion from June 11th 2021. Soys NO other treatment For the Toe Fungus outside that Vinger treatment. Says she can set up for a Nurse to use a Drimial - which is made for sanding wood, metal, ect - to sand down my Toenails inwhich I told Mrs. Dimicco that that's what cause the Fungus & Iregular growth of my Toenails that she sees now. Also NOW it shows - Mrs. Dimicco says - in the Computer of my Video Conficace on Sept. 21st 2021 with Dr. Lubunmi Ifahiyi. Mrs. Dimicco says that Dr. I fahiyi didnit finish her noks on Sept. 22021, but did later in Oct. Here is the problem with that, so NOW its in there But in all Dr. Ifahiyi's

notes she stated NOTHING - according to Mrs. Dimiceo today & which through the Grievance over this states the following thing also-ABOUT having a MRI ordered or the then vist to UNC Spine for follow up attreatment which is the DNLY thing Dr. I fahiyi talked about during that Video Confrence, so how is there NOTHING about either thing in Dr. Itahiyi's notes? Also its NOT DPS Policy, Procedure, noi Protocol that Seizure guys be housed at the front of the Pad. So this is Further proof of Deliberate Indifference, Conspiratoral Conduct & Retaliation on Unit Manager Tamela Smiths part a of PA Elam M. Dimicco & Other Medical Staffs PAST & PRESENT Misconduct: I bet when Mr. Justice comes back from Court, that they Won't give me back my C-42 Bottom Bunk which was taken from me for Retaliation reasons, Also In told there are NO Bottom Bunk available. So Im Still Stuck on a Top Bunk. Also at my past Sick Call the Nurse Said - which she was reading what from the computer information-Something was In The Works" over the Head Injury/Concussion issue a the Dr. Ifahiyi thing. But then today NOTHING is going to be done concerning the Head Injury/Con-Cussion Issue. More Deliberate Inditterence, Consprictoral Conduct of Neglect over SERTOUS Medical Issues a trying to get Treatment or Treatment in a Timely Manner. At Mailcall I didn't get those copies of Step 1 or 2 for Grievana #4860-2022-TC-17406. But I did receive Step 3, Administrative Remedy Response from Raleigh. Which States, This examiner has reviewed this grievance & the response given by Staff in the Step 1 afor Step 2 response. My review of this grievance reveals no Violation of applicable Prison policy nor does it show any evidence of discrimination, retaliation, or disrespect or abuse of authority by staff regarding the processing

of this offender's grievance. Lastly, because this grievance challenges aspects of a disciplinary infraction, it is outside the scope of the ARP & should have been rejected by the facility. See policy.0306 (b) (3). Therefore, this grievance is dismissed as outside the Scope of the ARP. Doted 03/09/2022 by Wakenda Greene. Which is a Perfect example as to WHY her name is on the list of the 59 being sued. There are 2 things I'd like to point out to the Court as I wrop up these papers. #1-Mrs. Greene played the" "Follow The Leader "game as the Court can see - also the Fact Mrs. Greene made a False Statement when she stated 2 different times, This examiner has REVIEWED this grievance & My REVIEW of this grievance which Mrs. Greene CLEARLY didn't - that Mrs. Greene herself DIDN'T READ the Grevance itself which Mrs. Greene makes Perfectly Clear in her total response BECAUSE the Response in Step 1, the Agreed response in Step 2 & Further agreed with Step 1 in Step 3 a in Step 3 makes the FACT that NONE of these Responses have NOTHING to do with Grievance # 17406 which makes it all Worse. NONE of the Response speak about WHAT Grievance #17406 TS ABOUT. They are Commenting on WHAT the Grievance dated Oct. 16th 2021 - that has yet to be processed even tho: it was signed offon in Dec. 2021 - that was sent to Direct of Prisons/Commissioner Todd E. Ishee or his Office in Raleigh by DPS Policy & Procedure is suppose to be done if a Grevance can't be handled as DPS Policy & Procedure Mandates it Suppose to be. But instead Mr. Ishee sent it back to someone here at Scotland Corr., NOT back to me as DPS Policy & Procedure also Mandales. So Tan 1 Unit Manager Tameka Smith got that Grievance at

Some point & signed offon it on Dec. 7th 2021. NOT. Grievance #17406. #2- Mrs. Greene response stuted, "Lastly, because this grievance Challenges aspects of a disciplinary infraction, it is outside the scope of the ARP a should have been rejected by the facility. See policy. 0306 (b)(3). Chopter G. 0306 - Rejection of Grievance - (b)(3) states - Challenges a disciplinary action; "- This refrence goes to show Mrs. Greene again doesn't know what she's talking about cause it Clearly shows Mrs. Greene HASN'T READ herself Brievance # 17406 or the dated Oct. 16th 2021 Grievance, But CLEARLY shows further Deliberate Indifference, Conspriatoral Conduct & Further "Follow The Leader" Conduct by Mrs, Greene A Other DPS Employee's & Staff. BECAUSE the Oct. Grievance is about the VIOLATION added to DPS Policy & Procedure - Chapter B. 0204(a)(5)(d) (3)(12) -, which is the POINT DPS Employee's & Staff like Mrs. Greene Refusse to Acknowledge BECAUSE its like Unit Manager Tameka Smith Stated, "Its ALWAYS been done this way by the Prison". But it still doesn't Change the FACT it Still Violates DPS Policy & Procedure & will continued to be done like other Violations untill the Court makes them Stop. Because EVENTHO these Violations have been brought to DPS's attention - Chapter A. Ob13(b) which States Prison Policy CAN'T Violate DPS Policy & Prodedure, which it does - & as the Court can see, No ONE cares, its busness as usual, full Steam ahead. Also as of the Close of these papers, Still NO response back from Warden Stephen Jacobs over issues with Case Manager R. Bagwell over Carbon Paper & Still No carbon paper from Mrs. Bagwell EVEN THO I sent her Carhon Paper with the Reguest Form daled 1-12-2022, I have Yet to get any in return sense.

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Pages Needed to be Copied For the Court - Pages of Eviden  As of 3-15-2022	Ce
Subject	Pages
Grievance	226
Doubled Sided Papers	61
Assorted Papers	94
1. Case Munager	77
5. Trust Fund	31
o. Tort Claim	181
7. Medical	127
Including  8. Mailroom - Letters Stating Legal Mail never made it to Clerk of Court/L	cutim lob
9. DHO-B25 & Letters to Pamela Locklear & William Bullard	16
10. Habea's Corpus - "WHEN" & WHAT" was Steeted from the beginning	144
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10. Milsop-at the time my Case Manager showed Daliberate Indifference, Conspiratoral Conduct & Neglected in her duties when on December 13th, 2017 requested help from her like I was Seeing & Hearing Other Case Managers duing for the guys they had on their case load over Write Ups/Charges like I was trying to get from Mrs. Milsap over my A-10 charge, nor would Mrs. Milsop tell the how to findout who I needed to get that internation from nor would Mrs. Milsap attempt to talk to Capt. Gause for me over her stetements on Dec. 8th, 2017, which I had sent a Reguest Form to Capt. Gause on Dec. 12th 2017 & didn't know if she had gotten it. I wrote Pamela Locklear on Jan. 17th 2018 overthise issue with Mrs. Milsap & Mrs. Lucklear Stated it wasnit Mrs. Milsop's job. Then it it wasn't her job, then why was other Case Managers doing it talky did another Case Manager inform me it was part of their daties & advised me to write to Ramela Locklear over this issue: Then what is Mrs. Milsaps dutics consist of if its not to help the guys on her Case Log? Then who am I suppose to contact when I need Help, Information or need to findout who Im to Contact to get that Itelp, Information when that person doesn't know? So HOW or WHY is it offer Case Managers duties, but NOT the duties of Mrs. Milsap? Is Mrs. Milsap different or Special than other Case Managers? 11. Cynthia Lowery showed Deliberate Inditference, Conspiratorail conduct, Negled of job Wiolated BPS Poliza a Law by overstepping her authority & Oath as a Notary. Mrs. Lowery not only repeatedly read my Legal Papers I was trying to get notarized, but repeatedly made notes of what was in those Legal Papers that was going

to the Federal Court Habea's Corpus case over my A-10. Mrs. Lowery Unethical a Illegal actions should prevent Mrs. Lowery from the privilege of being a Notary & the Responceability that comes with it. Mrs. Lowery's only job as a Notory is to make sure I am who I say I am, that that's my name on the document a that she see's me sign that document no matter what the document is or what it's for But Mrs. Lowery's Unethical, Illegal & Conspiratorail conduct got into the way of her Dath as a Notary & the duties her Secretary possion consist of. 12. Sergeant Clark & Other Unknown Sergeant names Red Unit, Modified Housing Sergeants showed Deliberate Indifference, Conspiratoral conduct & Neglect in their duties a lett me in a cell Right Beside the guy who jumped on me & sent me to the hospital with Serious physical amental injurious deft me in that cell 4 in that POD for 3 days even though I Repeatedly told them this tact & DNLY finally moved me because the toilet was broken a was full of human waste ait had been broken even Betore I was put in that cell. Im Requesting that the Court allow the Other Sergeants names PLEASE be added to to the List of Names being Sued under "Individual" & "Official Capacity." 13. Sergeant Locklear, Sgt. Wilbert Walker, Sgt. Hunt & Other Unknown Sgt's names on Red Unit, Restrictive Housing showed Deliberate Inditterence, Conspiratorial conduct Wiolaked Policy & Procedure. Sgt. Locklear, Sgf. Hunt a Other Unknown Sgf's names neglected their duties a Policy by putting me in November 29th 2017 thro January 3rd, 2018 in a Top Teir Cell & leaving there, making me Climb Stairs

Even Though I had a Active Medical Restriction at the time of NO CLEMBENG. I Repeatedly told them Correctional Officers, Transport Officers, Ductor Nurses & Unit Manager EACH & EVERYTEME I was taken from my Cell Handcuffed BEHEND my Back to see Doctor or Nurse or INFRONTat the Waist & Ankles when going on a Medical Trip. Sqt. Lockler, Walker & Hunt all showed Deliberate Indifference, Lonspiratorial conduct & repeatedly Violated Polizy & Procedure after I was taken to Red Unit, Restrictive Housing over a B-25 issue on June 3rd 2021 & Continued untill June 16th, 2021. During that period of time I was Denied my propery, - Legal Paper, Bible, Hygen A Address Book - So I couldn't Contact the Court or anyone outside these walls. I Request that when the names of the other Sergeants that were post of the issues going on in 2017/2018 be foundout, that those names PLEASE also be placed on the Listed Sued athey too be under "Individual" & "Official Capacity. 14. Katy Poole & NC Department of Public Safety itself showed Dieliberate Indifference, Conspiratorial conduct after testing Us for Covid 19. Less than 48 hours later we were told on July 30th 2020 by Mrs. Samms that we ALL-DPOD-tested Negative a was told we ALL -46 guys - had to pack up our property because we All was being moved into the Gym. So they took us out of a Safe, Clean & Separated Cells & moved us into the 6ym where we were in Close quarters, no separating walls or door & 1 shower, I toilet & 2 stand up urnals for 45 guys - 1 guy went to the Hole - while POD on Blue Unit Stayed empty until we were moved back on August 2, 2020. Yet we Still ate together in the Chamball with the rest of the guys on Blue Unit.

The Mandales that was put on DPS Employee's on the Streets, the Prison put those same a further mandates on us here at Scotland Correctional even the we could bring Covid into the Prison & Most DPS Employee's werent following ANY of those mandates. Some DPS Employee's were being Overly Strict on Ataking things Above & Beyond what our mandates Stated & YET wasn't following or doing the things these DPS Employee's were Overstepping a forcing on us a punishing us for precived violations of THEIR overreaching or overstepping mandates while Mrs. Poole-Warden-showed Deliberate Indifference in putting a Stop to this Conduct. Pull up June thru August 4 this Court will see this fact on Vidu Footage on Blue Unit, Hallways, PODs, Main Scotland Hallways & Chowhall. We couldn't give Covid to DPS Employee's, They are the ones who can bring it in here & pass it to US in the beginning: Mrs. Roole showed Deliberate Indiffence by allowing Co's like Edwards & Junes on 1B Rotation overstep Mandales a Policy while getting away repeatedly a reported Bulling, Threatening & using Petty things to give themselves Authority-So Calledto talk down to a lock down a take our rec. time for the rest of the night for NO Policy or True DPS Mandated reason. There were guys on Blue Unit, C Pod who are Quarantined & ARE Sick & Im told by a Reliable DPS Source that some of those Sick gays were sent here-told at that time-here from Lumberton Correctional when a NO TRANSFER order was inplace a these SICK guys from Lumberton were brought in ITTERALLY through the back door on the Kicken/Sewing Plants Shipping & Receiving Side & Trough MCON Rec outside errea door. I was also told by this same Reliable DPS

Source told me that the Ist guy who died from Covid was one of those Transfers from Lumberton & that's the reason Covid 19 got into Scotland Correction al. Mrs. Poole started on March 17th, 2020 quarantining these guys beside BPDD which houses the Kitchen Workers. Which Cois make rounds into C-POD then go into B & A PODS right offer. Which APOD has the guys in there that are High Risk of death it caught. Mrs. Poole could have easily Cleared out MCON & placed the Sick back there where they would have been sealed off from the rest of Scotland Correctional & the Co's that work on MCON ONLY work on MCON & go to NO OTHER Unit to work. That's 8 PODS with 16 Cell par Pod. 15- Elaine M. Dimicco, Letitia S. Owen, Stephanie M. Oliver, Sophia Feaster have Shown Deliberate Indifference, Conspiratorail Conduct & Negloct in their Daths, Duties & Mission Statement in how they handle Medical Issues which Viblates Policy & Procedure. These Actions/Conduct have prevented or Delayed Treatment; Cause Surther/Prolong pain a suffering dor have Put or Attempted to put my Health, Satety, Well Being & Life at risk a indanger because of their Deliberate Indifference, Misconduct, Conspiratore I conducta Nogled. 16. Takeka Smith has shown Deliberate Indifference, Conspiratora / Conduct, Neglect of Duties along which has put Others-including Correctional Officers/ DPS. Employer's - Health, Sortety, Well Being & Lives in danger by her Violations of DPS Policies & Procedures. At times with direct help from Letitia S. Owens 8 Other Medical Staff along with other DPS Employee's. 1. Clarence J. Delforge III & Jasen Kelly have shown Deliberate Indifference, Conspiratorail Conduct, Neglect & Violations to their Daths of Office, Laws & Constitutional Rights & Gaurantee's. Both Las seen stated Physical Evidence & where to find Further Exidence & have Choosen to further help/support/dofend

DPS & DPS Employee's who Violating DPS Policies a Procedures, Laws & Constitutional Rights & Gaurantee's instead of for example, like with my District Attorney from my hometown Craig Bletzer who ended up resigning indisgrace who had been investigated at the Exidence was overwhelming against Mr. Blitzer at the NC Justice Dept. Choose NOT to represent Mr. Blitzer Because of that overwhelming & detrimental stated evidence. But yet my Stated Physical Evidence is even More Overwhelming & defrimental to the case against DPS & the 52 list DPS Employees \* Still Choosing to defend them & got the Case-including the Habea's Corpus "NO:1: 19cv24- 4 the Tort Claim - TA29039- - Dismissed with Deliberate Indifference, Conspiratorail Conduct like the overwhelming, irredutable a underiable, detrimental evidence doesn't / didn't matter a justice would be better served by dening justice by stopping that Detrimenal Evidence from being brought to light, that the Violators of their Oaths of Office Laws a Constitution breakers are brought to Justice along with the Consequences & Repercussions suffered for those Violetims & conduct which BECAUSE of these 2 guys conduct & actions have only further INBOLDINED 4 TOLD these 53 1.3ted & others that they ARE Above the Law, Policya Procedure of DPS & ARE Above the Constitution. Also that there are ND Consequences, nor Reprecussions for those Violations like it is for the MANY people you keep Seeing More & More on the news also Violeting Daths of Office Laws & Constitutional Rights & Gaurantee's & their Amunity TAKEN from them & they ARE being Charged, Convicted & Sentenced for those Violations, including my Disgraced DA Blitzer even thou they gave him & his wife a lasser charge Even Thou he Showed NO Compassion to a women dealing with Concer who had payed back So Called" money imbessled, but Blitzer & Wife got away Clean & that women died in prison 13 months of Cancer & She ONLY had a 12 month sentence. But yet they Show Deliberate Inditione, Conspiratorical Conduct & Neglect of their Ouths of Offices

by giving DPS & DPS Employee's a pass on their Violations & Misconduct while Violeting
their own Daths of Biffices to uphold All State & Federal Laws along with All
State & Federal Constitution Right & Gaurantee's for All, inmules included. Also the
FACT that NOONE is above the Law, Constitution, Policy on Procedure. Inmales
have DIED & have had to Induce Cruel & Undsual & Prolonged Punishment
for Unjust & or Unwarranted Wink Up/Charges because of the Actions/NonActions/Conduct of Scotland Correctional DPS Employee's & because of the
Actions/Non-Actions/Conduct of Mr. Delturge III & Mr. Kelly & Others.

The following Definitions of the following Words are provided by "Black Law Dictionary" 1/th Edition, 2019

1. - Conspiracy - An elastic, sprawling a pervasive offense, ... so vague that it almost define definition. Despite certain elementary a essential elements, it also, Chameleon-like, takes on a special coloration from each of the many independent offenses on which it may be overlaid. It is always predominantly mental in composition because it consists primarily of a meeting of minds an intent"

"When two or more persons combine for the purpose of inflicting upon another person an injury which is unlawful in itself, or which is rendered unlawful by the mode in which it is inflicted, it in either case the other person suffers damage, the commit the fort of conspiracy."

2. Injury-The Violation of another's legal right, for which the law provides a

comedy; a wrong or injustice. Anything said or done in breach of a duty not

to do it, if harm results to another in person, Character or property. Injuries

ore divided into real injuries (such as ununding) & verbal injuries (such as stander). They

may be criminal wrongs (as with assaults) or civil wrongs (as with defamation). Any

harm or damage. Some authorities distinguish harm from injury, holding that

While harm denotes any personal loss or detriment, injury involves an actionable invasion of a legal protected interest." 3. Chain Conspiracy - A single conspiracy in which each person is responsible for a distinct act within the overall plan, such as an agreement to produce, impost & distribute norcotics in which each person performs only one function. All participants are interested in the overall scheme aliable for all other paticipants acts in futherment of that scheme." 4. Civil Conspiracy - An agreement between two or more persons to commit an unlawful act that causes damage to a person or property." 5. Conspirary To Defraud - "A secret plan by two or more people to cheat a person or organization. The common law 4 (in some juisdictions) statutory offense consisting in a agreement between two or more persons to use dishonest means that will harm or imperil the economic interest of another, or that will influence the exercise of a public duty. Traditionally, the detraceding need not have been the primary purpose of the fraudleasor's condut, it is enough for the Fraudfeasors to know that their actions will necessarily result in the defrauding of victims." 6. Conspiracy to Injure - A tort that occurs when two or more persons combine to harm someone elec, whether physically, mentally or economically 7. Tort - A civil wrong, other than breach of contract, for which a remedy may be obtained, usu. in the form of damages; a breach of a duty that the law imposses on persons who stand in a particular relation to me another. Tortious Conduct is typically one of four types: (1) a culpable or intentional act [esulting in harm; (2) an act involving culpable & anlowful conduct causing unintentional harm; (3) a culpable act of inadvertence involving an unreasonable risk of harm; \$(4) a nonrulpable act resulting in

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accidental harm for which because of the hazards involved, the law imposses
strict or absolute liability despite the absence of fault (p) The branch
of law dealing with such wrongs"
8. Constitutional Tort - "A violation of one's constitutional rights by a government
officer, redressable by a civil action filed directly against the officer. A
constitutional fort under color of state law (such as a civil rights
Violations is actionable under 42 USCA \$ 1983."
9. Violation - An infraction or breach of the law; a transgression. The act of
breaking or dishonoring the law; the Contravention of a right or duty."
10. Continuing Violation-"An unlawful act that occurs as a part a series
of related or recurring unlawful acts over a period of time. Each act
is treated as a separate Violation."
11. Infraction-"A violation, usu. of a rule or local ordinance & usu. not
punishable by incarceation.
12 Civil Infraction - "An act or omission that, though not a crime, is prohibited
by law & is punishable.
13. Cover Up - "An attempt to prevent authorities or the public from
discovering the truth about something; esp. the concealment of
wrongdoing by a Conspiracy of Deception, nondisclosure, a destruction
of evidence, USU. Combined with a refusal to Cooperate with investigators.
A cover up often involves Obstruction of justice."
14. Obstruction of Justice-"Interference with the orderly administration of
law a justice, as by giving false information to or withholding evidence from
a police officer or prosecutor, or by harming or intimidating a witness or
juror. Obstruction of Justice is a crime in most jurisdictions. The goal,
to proscribe every wilful act of corruption, intimidation or force with

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tends in any way to distort or impede the administration of law either civil or criminal -. 15. Inchoate - Partially completed or imperfectly formed; just begun." "The word inchaste, not much used in ordinary discourse, means just begun, undeveloped. The Common law has given birth to three general offences which are usually termed inchoate, or preliminary crimes - attempt, Conspiracy, & incitement. A principal Feature of these Crimes is that they are committed even though the substantive offence is not successfully Consummated. An attempt fails, a conspicacy Comes to nothing words of incitement are ignored-in all these instances, there may be liability for the inchaste crime. 16. Slight Evidence Rule - The doctrine that if evidence establishes the existence of a conspiracy between at least two other people, the prosecution need only offer Slight Evidence of a defendant's knowing participation or intentional involvement in the Conspiracy to secure a conviction. The doctine that only slight evidence of a defendant's participation in a Conspiraty need be offered in order to admit a coconspirator's out of court Statement under the Coconspirator exception to the hearsay rule." 17. Adminicular Endence - Corroborating or auxiliary evidence presented for the purpose of explaining or completing other evidence" 18. Admissible Evidence - Evidence that is relevant 4 is of such a character (e.g., not unfairly prejudicial, bosedon hearsay, or privileged) that the Court should receive it. - Also termed Competent Evidence; Proper Evidence; Legal Evidence."
19. Pinkerton Rule-"The doctrine imposing line liability on a conspirator for all reasonably foreseeable offenses committed in furtherance

of the consipiracy, even if those offenses are actually preformed by Coconspirators." 20. Vath of Office - "An oath or affirmation taken by a person to enter into the duties of public office, by which the person promises to perform the duties of that office in good faith. 21. Official Misconduct - A public officer's corrupt violation of assigned duties by malfeasance, mistersance, or nonfeasance. - Also termed misconduct in office; mishehavior in office; malconduct in office; misdemeanor in office; Corruption in office; Official corruption; political corruption; abuse of office. 22. Serious and Willful Misconduct - An intentional act performed with the knowledge that it is likely to result in serious injury or with wanton & reckless disregard of its probable consequences." The following are West Headnotes provided by Thomson Reuters Westlaw" of Federal Court Opinions/rulings. 1- Civil Rights-Vicarious & Liability a Respondent Suprious in General-Super-Visory Liability in General: "Generally to be liable for civil rights violation in Supervisory Capacity, defendent must have failed to remedy wrong ofter learning of Violation Created unconstitutional policy or allowed such to Continue or acted with gross negligence in managing subordiantes who Caused wrongs." 2. Civil Rights - Government Agencies & Officers: Absolute immunity of public officials under Civil Rights Acts of 1871 defeats suit at outset, SO LONG AS officials actions were WITHIN scope of immunity, but fate of official with qualified immunity Depends Open Circumstances &

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motivations of his actions, as estiblished by Evidence at trial! 3. Conspiracy - Civil Rights Conspiracy: To State Conspiracy based 1983 claim, Complaint must allege specific conduct violating plaintiffs rights, time A place of that Conduct & Identify responsible officials. 4. Criminal Law: Passive failure of prosecution to Correct what it KNOWS or SHOULD KNOW is false testimony Constitutes KNOWING use of talse evidence. 5. Constitutional Law-Use of Perjured or Falsified Evidence: A conviction obtained through use of talse, misleoding or withheld evidence, known to be such by representatives of the State OR by the State must full under the FOURTEENTH Amendment's due process Clouse; the same result obtains when the state, although not soliciting talse or misleading evidence, allows it to go Uncorrected when it appears. The NC Justice Dopt a Clasence J. DelForge III who tryed to use my Street Charges to make me Look bad in an Habea's Corpus Prizon Chunge Case 4 when I informed Mr. DelForge II & the Court of the FACTS of my Street Charge Case of Illegal, Violations of Daths of Offices, Law & Constitutional Rights & Gaurantees. Mr. DelForge III Shaved Deliberate Indifference & Conspiratora: 1 Conduct over those FACTS as he did with the Evidence stated in that Hobea's case. So did Jaken Kelly when he was presented with Overwhelming Underiable, Irrefutable evidence & Mr. Kelly I'ke Mr. Del Forge TIL showed Deliberate Indiffences & Conspiratorial conduct by otrying to get the cesses dismissed to KEEP the Truth, Facts a Evidence from Corning to light. Which VIOLATES their Daths of Ottize. 6. Duties & Obligations of Prosecuting Attorneys: The prosecuting attorney OWES Honosty & Fervor to the State & Fairness to the defendant in the performance

of his duties as a prosecutor." The prosecuting attorney SHOULD use Every HONORABLE restraint so as to AVOID Misconduct, Unfair Methods or Overzealous partisanship which would KESULT in taking Untain Advantage of the Accused. Prosecuting attorney has DUTY to use every LEGITIMATE means to bring about a JUST conviction a to make HONEST a Vigorous presentation of State evidence. Here's an example of how far Covington, Hunt, Ingram & Nurses have no Problem showing Deliberate Indifference, Conspiratorial Conduct or Neglect in and with having no problem Violating their Oaths, Policy, Procedure, Laws & Constitutional Rights & Generalee's or helping cover up fourning a blind eye of those Violations & Harms - physically a mentally-done during those Violations. Along with the reason WHY DPS Employee's believe they are ABOVE THE LAW. DPS Policy & Proceduce along with Constitutional Rights & Guarantee's & the YEASON they should - the named people in my lawsuit - lose their 50 call immunity. This case shows the Court Believing & Ruling that YES Violations are happening by DPS Employee's, YES DPS Employee's are lieing, Oftempting a going along with Covering Up Violations of DPS Policy & Procedure, Lows & Constitutional Rights & Guarantee's & have in this case finally brought into the FULL light of the Court of the FACT of HOW the Justice Dept. is Violating their Daths of Offices to keep these FACTS from being brought BEFORE the Court to PREVENT the Court From SEETNE the FULL Facts & Evidence. Sodly in the end the Court ruled that they BELIEVED the many Vioketions DID hoppen & yet those samed - Covington, Hunt, Bains, Ingram & Nuises - Still KEPT their jobs. Barnes a Hunt got promotions & NO TAUE or REAL Consequences or Reprocussions for their Misconduct or Violations, NOR Directories because

of their Unjustified a Undeserved immunity that blankets them a gives them the OKAY to Keep Violating all the things listed before Nothing Changes, Beating Continue like described, further Violations of DPS Policy, Procedure Law & Cornstitution Still WITHOUT Worry or Fear of ANY meaning full thing will be done to Stop or Prevent - which I hoping my lawsuit with finally dothem from doing it again or that if they do do it again they will Lose their jobs, be Charged a Convicted for Laws Violated or being Directly Swed & the TAX PAYER Stops picking up the FULL bill & Inmakes Stop having to Suffer Physical & Mental a glot of the time with NO Medical-treatment from a hospital it the injuries aren't bod enough a then Medical Staff along with other DPS Employee's here at Scotland HIDE the innede in MCON until their injuries are better or atteast less able to be seen on untill then the inmak is Denied ANY vists from the outside, Phone calls out a Mail disappears. The following case along with my Own is WHY Im asking the Court to REVOKE Everyone on my list of their Immunity that THEY THEMSELVES have gone Above & Beyond to be denied as so many other Law Inforcement - which have the SAME Daths of Office as DPS Employer's have taken a Medical Staff have also taken - a Collage Professers have been Striped of it have had to Suffer the Consequences a Reprocussions OFFICATLLY a INDIVIDUAL copacities - by Federal a State Court rulings - because of their Miscenduct a Violations of Policies, Laws & Constitutional issues. So So should the ones list in my lawsait BECAUSE they have Repeatedly Shown Deliberate Indifference; Neglact, Conspiratorail Conduct in their Actions & Attempts to coverup in one way or another of their conduct, actions & Violetions. This is WHY I ask the Court to Stop ALL of their Uncorned Immunity & ask the Court to Order a FEDERAL Investigation into the Violations & Corruption going on here at Scotland Correctional.

Travon Levi Woods - V.- Bonald Covington 3:18-CV-00664 MR- June 21st 2021 III Factual Background \*4-1-Nurse involved showed Deliberate Indifference a Conspiratorail Conduct to Covering up the Facts a Injuries done to Mr. Woods by accused. 2-Officer Jerry Ingram Je involvement a the same Deliberate Indifference a Conspiratorial Conduct in the Sameway as the Nurse. 3. - DHD's same Deliberate Indifference & Conspiratorail Conduct as the Nurse & Mr. Ingram of the FACTS \* VIDEO FOOTAGE response when DHO - same when it comes to Grievanco that state Video Fortage as evidence to claim - doesn't want to admit the Fact that Video Footage BACKS UP an inmetes statement of innocents & misconduct of DPS Employer's EVEN THO DPS POLICY a Procedure says DHO personal are to to provide an impartial disciplinary hearing" - Chapter B. 0205 (i)(1) # (j) "Disciplinary Hearing Officer Responsibilities - (1) The DHO reviews ALL the evidence for referred disciplinary cases, INCLUDING both DIRECT and CTRCUMS-TANTIAL evidence, determines guilt or innocence and determines sanctions consistent with this policy. This also shows the FACT that DPS & NC Dept. of Justice P.S.S. Alan D. M. Innes withheld the FACT that YES Video Lootage is destroyed after 30 days AT same Scotland Corr. BUT is held in Raleigh for 5 years PER DPS Policy Chapter F. 1507 (e) (1) (2) which they failed to inform the Court a in so doing so WITHHELD Evidence from the Court which Surther Shows & proves Violations of Lawa Constitution along with Contempt of Courta Misleading the Court of FACTS - which at the time of the Courts Response Im Stating - June 21st 2021 - that footage was Still or by DPS Policy & Procedure SUPPOSE to Still be held at DPS in Raleigh a PER the stated Policy above can ONLY be Desturged AFTER the Attorney General aurithizes if to BE Destroyed.

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As of Mid 2020/Early 2021 All Video Footage is now digital. B-Excessive Force 3st paragraphy states the Court BELIEVES it was used by Defendants Barnes & Hunt & that Defendant Covington "AT BEST Sailed to protect Plaintiff from harm & AT WORSE DIRECTED the use of excessive force on Plaintiff by Barnes & Hunt." This is part of Copt. Covington & Other DPS - Employees Pattern/Trademark conduct. These Actions are just the tip of the iceburg of how many Inmakes gotten a ove still getting done this way on the Actions & or Orders of Capt. Covington -others done also over a for the same reason Stated in this case. Over a Because at Involving now Sergeant Esholia Nealy who has been GREATLY reworded for her conduct of the FACT she is Engaged to Capt. Covington a against DPS Policy a Procedure none stopped working under Capt. Covington on his Shift with which Violates BPS Policy & Proceed use - & Capti Brit. This case - Woods -v- Covington - only further shows FACT that this is one of many of Copt. Covingtons KNOW & REPEATED tactics when it comes to dealing with inmates he-Copt. Covington - proceives to Irritate or Disrespects hinselt or who Irritates or Mrs. Nealy CLAIMS Irritates or Discespects her. \*6 Findings/Beliefs of the Countrof the Misconduct/Violations of DPS Policy, Procedure Law & Constitutional Rights & Guerantee's. Here's is a Detrimental a Serious example how the Health, Safety, Well Being a in this case LIFE is NOT a forethought a shows Deliberate Indifference a Conspiratoral Conduct of Tan 1, Unit Monger Tameka Smith & Higher Ups here at Scotland Corrain Raleigh. An inmak named Julius P. Ellenburg-1627059 was being abused-Physically a Mentally-, taken advantage of-Financially- & mistreated by James Kelvin Medlin - 0277956 - way Before I was put

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into Tan 1, A ROD back in July/August 2021 & Sleeped on Bunk 21 & Mr. Ellenburg Sleep on Bunk 24 beside me. I informed the Unit Managers through a unsigned letter Stating this was going on in detail what was happening to Mr. Ellenburg # to Other Defenseliss Wheelchair bound in mates in APOD by 4 other immales at the same time. I did about a guy who had been BEATENED by one of those Toby Wayne Hawkins - 1209423 -Other in mates in which Toby - Slept on Abelthen moved to C2 in CPOD - was in a wheel chair, but was Beatened for No Reason - just cause the inmake could a was egged on by other inmotes that could CLEARLY been seen in the video - 4 it took 5 days BEFORE DB Employee's came to his oid & rushed to the hopital-incubich he had sustained SEVERE & Life CHANGING injuries. On December 315, 2021 Mr. Ellenburg DIED because of the Physical abuse Mr. Ellenburg Sustained lil over a week before by Mr. Medlin - which is PART of the reason Mr. Medlin is in Prison for inthe first place (No. A18-20, May 21st 2019) & Should have NEVER been placed (among others-the 4 stated) in a POD where those are the SAME TYPE of people are housed in that block - which Im told by a Reliable High Up Source that Mr. Ellenburg's back was either body injuried or could have been broken Which cause complications to his intestings which he was fighting Concer from which brought about Mr. Ellenburgs Untimely death. Yet even after this NO Video Footuge has been looked at, NO Actions have been brought against Mr. Medlin & himself & the last 3 are still house over there in APOD with the Detenceless & Wheelchair bound. Covid & Vaccine Supposedly this is the worst pandemic since that of 1918 at the Variants of of this disease just keeps coming According to specialist who want everyone forced to take vaccines that are AT BEST Experimental. Their effects in

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preventing or making the disease less like threatening are yet Unproven.

The vaccines ARE NOT held to the SAME degree or level of lab testing as others of history. The Scientist ADIT that the Vaccine DOES NOT stop the spread, por Stups a Vaccinated person from Getting, Spreading or even Dieing from Covid-Dur Tan 1, Unit Manager Tameka Smith told us this herself-who tested positive the same Day or Day after-when guys here in CPOD stated they ARE FULLY Vaccinated. Mrs. Smith slated it didn't mother or changed anything. For a perfect example, Neuse Correctional - 3060-in Wayne County was reopened 4 UNLY houses VACCINATED inmates a they went into Quarantine in Oct. 2021 because of an Outbrake, Commentary by Stephen Flurry states in an articale called "Brought to You by Pfizer" that "Project Veritas Caught Pfizer Scientists candidly admitting on hidden camera that people who get the disease build a natural immunity that probably offers more protection than a Pfizer Covid Vaccination & that the company is deliberately hiding this fact for profit. One scientist admitted, I still feel like I work for an evil corporation, because it Comes down to profits in the end. Basically, our organization is run on Covid money now. "An investigative report published by the Children's Health Defense Team found that the pharmaceutical giants a the corporate media are largely owned by just two asset management firms: Black Rock a Vanguard. "America's corporate tech a media elites are cashing in on the Covid vaccine For big time profits. Pfizer anticipales #26 hillion in vaccine sales alone just in 2021. They do not care about evidence that natural immunity is much better Than vaccination. In fact, they are unperturbed by the 17,128 vaccine deaths reported to the Centers for Disease Control & Prevention. Even with these stated tracts a all the rest out there. DPS will ONLY allow Vaccinated guys attend School, get Jobs or even be an Orderly - which you have to take a Z hour class to be Certified" a get paided & Gain Time for BUT the fact is we

are Already doing the job was day in a day out a that's okay that wo Im not Vaccinated, Vaccinated & Un Vaccinated are being denied Keligious Services all togother, but can do these AA/NA, Anger Management, \$ 5 other programs that be signed up for a attended. But NO Religious Another example that if ALL DPS Policy, Procedure & Protocol-Safety & Searchalong with daily observation protocols were followed AS Mandated. Then What happened on Jan. 8th 2022 to CO Patterson in BPod, Blue Unit could have been prevented. Mr. Patterson was SEVERELY injuried a had to he Airlifted Straight From Scotland Correctional with a Sheef & a Towel over his face COVERED in blood Because NONE of the above DPS Policy Procedure or Protocols AREN'T Strickly followed a is Laxed. So many lights in Restricted Housing has been gutted a that metal delieverded THROUGOUT the Prison & every gangbanger, want to be a bully guy has a shank. Tablets-Global Tell Link-Money Scam One of the Big & Main issues with the tablets is the Fact that NOTHING outside of the Music App. are saved under our Login Number. So when we lose that Tablet because we are moved to a different Bunk or different Pod or transfered to a different Prison, we LOSE all the Time, Money & Effect put into the other Apps. on the Tablet. We have to Sfart all over again. Also the Movies on there are movies shown a million times on T.V. or Old maries. The FACT that 99% of everything is saved on the Tablet a NOT under our Login Numbers AS IT would be if we were on the streets a downloaded these FREE APPS. Because then you could Lugin from ANY divice a everything is still there where you left off during last Login even the your Not on the Same divice you started it

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On. Sense DPS & GTL gave us these Tablets, it has caused problems because the System is Substandard a just big enough, but NOT big enough to handle all the Logins & Data, - Tablet, Phono & Other operating systems connected to this system - so it kicks us off the Taket & Phone & or won't let us call out because the system is overloaded. The Prison computers are haveing the Same problems as Stated by Reliable Source High Up in Medical. This same person States that the System is Overly slow or takes forever before it will even act like its trying to open up the program to gain the information needed or to input information. This was a Cheap & Fast put together system with a High price tag to install & then a Price Galging -15,00 for 1500 mins - price tag to gain access to the service with old movies, free chanloads, text Message Service ONLY available under the Paid Section EVENTHO its FREE for us to Send a musage & Cost our outside people to respond. On top of that we have a Daily Time Limit that we can access PAID & NONDAID Sections including Legal section which is 180 minutes a day ONLY For that section-More Recent Medical Deliberate Indifference/Neglect Example. As of Jan. 19th 2022, Rodney "John" Jones - 07440bb- late afternaon was sushed to Duke Hospital shortly after activing back from a Medical Trip over the Medical issues Mr. Jones is now at Duke Hospital. The following information was gotten from Mr. Jones' mother Sylvia Jones. Mrs. Jones states that he has had X-Rays & CT Scans done sense acriving at Duke Hospital & it was declared by Duke Doctors that Mr. Jones needs surgery AS SOON AS Can be arranged. Needs fusion & de compression from T-2-T8. That Mr. Jones has Ostempelitis of the spine that Started because of an infection of the blood that had worked its way into the bones. Mrs. Junes States, "This chesn't make no sense to let a person get a Stay in this shape with these Medical Case 1:22-cv-00225-WO-JEP Document 2 Filed 03/21/22 Page 62 of 171

DE Obtize/506 along with Constitational fights abuseonterising We Desperately & Seriously need which tioloter DPS Policy, Procedury, Oaths descrons on a Deny, Delay we Prolang Us From getting the Medical Trechount HOW they haveld Medical issues that they are UNQUILIFIED to make sinal DPS Employee's contacted by Mr. Jones' Jam: by a or listed in my swit on Feernes & Neglect by Medical Statt - including De, Jones a PA Dimices - 11 Of Other developed as stated above. This is the Conspiratorial Conduct, Deliberate Indit-חשיב אמשותה לענינול בלחה זחן נהיער בג רימוגם אמנידיליני מיסודיה אלעליבחא נידינעני to the point by the time Medical Treatment Finally did come, EVERTHIENE Treatment Mr. Jones su despercitly & undeniably - but wes demined the so long-meded Mr. Fores has bad to suffer a indure all this time BEFORE getting the Medical HAKING ANYTHING That are were trying to get Medical Treatment a yeleit from. पुरमील ८०४० विरा के के क मिल्य मिली वा। वानाव हार व्यास्तर पर्वा कि निर्धालि, तथर When Dutside LICENSED Specialist in whatever Medical issues is Finally issues - which in the end as it has been in my own medical issue complants are thousa been Tallad to 4 Treated ASTE he was LIEING & FAKING the Medicul & Severe Defect he was put on a bed in CPOD. Now coffee all this time Mr. Jones has put in beceiving a put on a mat on the stoor to sleep for atleast 2 weeks, was still at the hospital. He was brought back to Scotland Correctional & was - had caught that blead intection ather within hours coming out of surgery a had no available had for Mr. Jones, Was sent back to Scotland even the ha issues a suffering in extruciating pair sor it months all because they allection

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I am a Layman with NO Law experence, so Please construe anything I \_ say Literally with all that comes before you. From Jan. 6th, 2016 to present Ive had to fight tooth & nail to get any Medical Treatment - DPS Policy a Procedure, "Medical Treatment - ADII-1, II (a) - The constitutional obligation, grounded in the 8th Amendment & Statutory requirement GS 148-19 requires Health & Wellness to provide offenders access to quilty care provided by competent healthcare professionals: (3) Improve the health status of the offender (6) Ensure Consistency with the mission & goals of the NCDPS/Prison/Health & Wellness. Health Services Mission Statement - It is the mission of the N.C. Department of Correction, Division of Prisons, Health Service section to: Ensure that all incarcerated individuals receive comprehensive healthcore equivalent to that available in the community & subject to the same regulations. Provide continuous monitoring & . evaluation of the accessibility, availability a quality of health care provided by this Division. Provide opportunities for professional development of staff through Continuing education & effective health education for inmates. Health care Treatment Philosophy - Health professionals are committed to respect all human beings. This commitment cannot be altered by the fact that individuals being cared for are in correctional facilities. The Philosophy, ethics, responsibilities, functions, roles, skills, & legal authority that guide the practice of community health professionals also guide the practice of health professionals in corrections. All employee's involved in the delivery of health services within the Division of Prisons, Shall treat all inmakes who are receiving healthcare professionally a with dignity - for spinal issues which to a small point gotten slowly a far aport & with hassel. Over Medical

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Restrictions of Not Climbing which I had from around April 28th 2016 until April 2009, 5th 2018 when it come up again for renewal & on May 6th, 2018 I was Told it had been renewed, but not true. After many many Sick Calls, grievances a trips to Kestrictive Housing, its still on issue. Ive yet been able to get Dr. Locklear Jones to deal with it or been able to force the issue through DPS Policy & Procedure ways. Its a ongoing issue with my Restrictions a getting Treatment. The Medical issue-Lower Spine Right Leg- that got me The Kestriction in the first place of the Facts of that Medical issue through a MRI was the ONLY reason it got renewed in 2017. But even with those Medical Facts, - which still haven't change at this moment in time-, at that Sick Call in 2017 Dr. Locklear Jones stated that the Prison wouldn't attempt to deal with the issue, that Id have to live with it. Which with my Lower Spine that Couses my Right Leg to go number at times loss of all function here & there without warning. I let Central Prison declwith mythick tuenails. They CUT& BURNED my skin around my nails & the Skin UNDER my toenails to the point that they now grow crazy. Some grow in crazy different directions. One grows Straight UP. They are spotted Yellow & Brown tint under the nail a a few are thicker-which Scotland doesn't sell Toenail Clippers-, one is big, together nail & not normal. Ive stupped trying to get treatment for that because its an issue, but not a big as others. Ive stupped trying to findout about the Heart pains which Im told by a guy with the SAME accounting issues consistaint with what Aorta Vascular Plumary Vessel Anurism Feels 1:10 which PA Elaine M. Dimicco will later wave away a not talk about let alone look into -, which at times I have electrical currents - some small, some large - that goes from my heart to under my left arm pit, but Never any Lurcher. The issue is there more than it isn't. When it gets bad it feels like a Round Stake has been Stabbed into my Top Left

Side of my heart. Grievance Rejections & Responses shows just how hard the fight is & has been along with the Deliberate Indifference, Comspiratorail Conduct, Neglect & Violations of DPS Polizy & Procedure, Law 4 Constitutional Rights & Guarantee's here at Scotland Correctional & from Roleigh DPS Employee's. Then on Nov. 29th 2017 incident happened where I was jumped on & I was transported to the Scotland Hospital where I had a broken nose, bad Concussion, facil tractures, swelled shut left eye, halfswelled shut light eye & BOTH black as the ace of spades. The handling from that moment on is the issue from Nov. 29th 2017 a further issues that feed up to present day that Juther Shows afteres just how BAD + DEEP that DPS Policy & Produce, Deliberate Indifference, Neglect, Conspiratorail Conduct & Vivlations of Ouths of Office/Job, DPS Pulizy & Procedure, Law & Constitution. So on Nov. 29th 2017 while at the hospital from sometime after 9:30 AM up untill around 6/7 PM I was NOT given anything to eat, Upon returning to Scotland Corr. is when Jurther misconduct - listed above - hoppened. I was put in the Bird Cage/Holding Cell on Red Unit for over 2 hours sitting on a hard steel I beam # was Still given nothing to eat even the I told the Soft. I had not been given anything to eat for Lunch or Dinner. When I was told I was being put in Red Unit Restrictive Housing, C. Pod, Cell 24 - which is on the top teir -, I informed that Sgt. I had a Active Medical Restriction Not to be Climbing Stairs. He made me climb those stairs anyway carring a mat. I was in No condition Mentally or Physically, nor had the Strength & in to much pain to argue to hard over it. I was put in that cell with ONLY that mat. No Sheets, Blanket or Shirt Jacket, nor anything elese to keep warm with for 2 Days even the I repeatedly asked. Between Nov. 29th 2017 to Jan. 3rd 2018 I Repeatedly told Co's who took me down a back up thise

Stairs while handcuffed BEHIND my back to go see the Nurses, Doctor, Sqt. Gaddy & FCC, along with Transport Officers who done the same with the Stairs - which one of those Officers told me to wait till I got to the 4th Step & then fall & he'd let me, then I'd get poid- #I was handcuffed to my WAIST in the FRONT. If I had fell, I'd not been able to cutch myself if that Right Leg would have went out. Going & Coming Back from a Medical Trip I told all Transport Officers who tookone, Nurses, Ductur a even the Co's a the Red Unit, Unit Manager Mrs. Gerald that I had a Active Medical Restriction Not to be Climbing Stairs which done me no good with NO ONE untill Jan. 3rd 2018 when after Repeated attempts Mrs. Gerald finally had me moved down to CPod, Cell 19, Bottom Teir. I had Head Injures - Left eye swelled Shut, Right eye swelled 1/2 shut, Broken Nose, Crack running from inside my Right eye socket to my forehead & Other tacial tractures: I was told I had to let the Nurses know when I wanted my P.R.N. pain meds when she came into the Pod. The issue was I was put in the Last Cell on the Left side of the Pod which is the same eye I needed to be able to see out the cell door with to see the Nurse in the Pool. If it hadn't been for other guys then I would have never known when the Nurse come Because I could See or Hear them. Telling the Nurses, Doctor or anyone elese didnot help with solving this issue either. Because of the Deliberate Indifference, Conspiratorial Conduct a Neglect of their jobs, Mrs. Milsap, the investigating Officer Chavis & Sgt. Goddy, I was charged with a A-10 a later bound guilty EVEN THO the Evidence & the Facts show I was a Victim & not a willing Participant. Mr. Victor Locklear Stated because he Believed & Felt that Because I didn't write a Statement Betwee

going to the hospital - EVEN THO Medical Records show I had a bad concussion which is WHY I couldn't remember at the time - that "I was either Lieing-about what remembered later & had told Sgt. Goddy infront of Mrs. Gerald BEFORE & AFTER Sqt. Goddy tried to Scare me into Changing the tacts I was telling him that hoppened in Mrs. Gerald's Office of this was the day After Mr. Chavis & "SO CALLED" Kim Smith says I refussed to write a Statement again - OR I was trying to Hide something". "I There was NO ONE with Mr. Chavis that day. IF I refussed to write a Statement "As They Say", then WHY DIDN'T Mr. Chavis have me sign that paper also when he had me sign those other papers or WHY DIDN'T Mr. Gaddy have me do one after I told him & Mrs. Gerald what I remembered # While Mr. Gaddy was trying to score me into changing what I was saying happened & Mrs. Gerald NEVER said a word while Mr. Gaddy done this infant of her. I was housed in MCON. When moved from MCON to Mudified Housing - Which by DPS Policy & Procedure I was NEVER Supposed to be house there-, I was put in E-41, 2nd Floor, Red Unit. The guy who jumped on me to "Pat Me In My Place "was in cell &-39 Right beside me. Which Violates DPS Policy & Procedure. I told the Softs after getting in there on June 17th 2018 - early morning-up to June 19th 2018 - late afternoon - of this Fact. By DPS Policy & Procedure this ISN'T Suppose to happen or Stand. I was ONLY moved Because the toilet was broken a had been Before being put into that cell, but didn't findows that fact until After I did #2 in it & pluse more was still in that toilet when I was finally moved to F-27. If the guy who jumped on me on Nov. 29th 2017 had wanted to take reverge on me a further put me in my place" again because he also got charged & convicted on a. A-10. Then he had Plenty of time cause More & make Worse the damage & medical issues

I already had, was & Still am dealing with from that Nov. 29th 2017 incident much, much worse. My anxiety & fear was over the top during those days between June 17th 2018 & June 19th 2018 & In still dealing with that anxiety even today which is only made worse because of the Deliberate Indifference, Conspiratoral Conduct, Neglect & the Denial of Proper Medical Treatment along with the Violations of DPS Policy & Procedures, Laws 4 Constitutional Rights & Guarantee's along with Violations of Oaths & Ethics of DPS Employee's & Staff, along with other issues which has made FEAR & Looking Over my Shoulder - because of DPS Employee's, NOT because of other inmates - all the time part of life here at Scot land Correctional. I was Still being Denied that No Climbing Kestniction up to March 2021 # lost June 3th 2021 by Head Nurse Letitia S. Owen by Violeting DPS Policy & Procedure by Changing my Experation Date from Nov. 30th 2021 to June 3td 2021 to Remove me from bunk Tan 1, C12 which also Violates DPS Policy & Procedure 8 doing so Without a Medical - issue Fixed or Better-Reason FURTHER Violates DPS Policy & Procedure which will be explaned out further into these documents. Even Tho I was TOLD on May 6th 2018 that my No Climbing Restriction had been renewed, come to findout when I moved to Modified Housing was a lie. When I was taken to Modified Housing, I was taken up in the elevator, Between that time because of Fear of Falling down those Stairs I couldn't go to Outside Rec., See the Nurse or Doctor, mor go to a Class they said - Co's - was Mandatury - Lucky for me my group had not had to go to between getting there & leaving early a Month 1/2 or so later. But not going would have ment a Write Up & Modified Housing time-3 months-being storted over cause they said - cois - I couldn't go down on the elevator. On : Jon. 9th 2019 a 530 Haber's Corpus was filed over that A-10 - which I was told by the Court &

the Special Deputy Attorney General Clarence J. Delturge III - Charge that I was unjustly found guilty over On July 10th 2019 myself & NC Dept. of Public Safety was informed in a letter that the U.S. District Court - MDNC was going to hear my case of that they had 40 days to respond. On July 14th 2019 Capt Ronald Covington took myself a 2 other guys down to Beceiving a I was put in the First Shower Cell, I guy in the next Shower Cell & the 3rd guy in a Holding Cell. Capt. Covington had my handcuffs removed & told me to move further in to the Shower Cell under the Showerkead. Capt. Covington pulled his taser out, pointed it at my tace inches away & put the loser into my eyesback & forth - & directly threatened me. He told - Capt. Covington - me, I'm not tucking around with your tucking ass, keep your tucking comments to & about Nealy to yourself a. If you tell anyone what happened down her or cause ANY problems, I will Personally fuck you up." Told me, "IF you are a man, now is the time to do some thing & Prove it. The Whole time Capt. Covington had the taser right in my face & CO Standing behind him over his left shoulder, I CO standing in the doorway of the Shower Cell & 3 to 4 outside the shower Cell. Further a more Indepth details in the Grievance filed, which a copy of was sent to the Habea's Court, to Mr. DelForge III & to Eric Hooks - which at the time I didn't know those two where going to be part of that Habea's Corpus case. Mr. DelForge III's letter was just sent to the Dept. of Justice office - When Capt Covington a the Other Co's 1eft my Shower Cell & the Cells the Other guys were in, Capt Covington STILL HAD that taser in his Kight hand a you can see this tact on the Video Toutage, From then on Capt. Coveragion a Others have shown Deliberate Indifference, Conspiratorial Conduct, Neglect a Violated MANY DPS Policy & Procedures along with causing me overwhelming Fear, Anxiety, Stress, Worry with their

Overwhelming Harasment, attempts to Manipulate me, Intimidation & Retaliation Tactics & Actions all these years nonstop pretty much. I wrote a Emergency Grievance & sent it to the Inmate Grievance Resolution Board in Ruleigh - which they sent book to me Stating it wasn't a Emergency EVENTHO the paper they sent back with it Stating what was concidered an Emergency is Exactly what was Stated in that grievance - 4 made carbon copies & sent them With a letter to Eric Hooks - Secretary of Prisons -, Lisa Bradly -Special Deputy Attorney General : Which I didn't know at the time that Mr. Hooks or A.G. Office would be part of the Habea's Corpus case for DPS. I sent a copie to the Federal Court of 3 Other places, plus my Power OF Attorney at the time. Grievance Board in Raleigh Said it WASN'Ta Emergency Grievance - EVENTHO Capt. Covington directly threatened body horm to me & others = & that I had to file it with Scotland Correctional, which I did after I rewrote it, I sent it directly to Katy Pople-Warden-& Mrs. Poole gave it to Blue Unit, Unit Manager Jerry Ingram Ir - now Capt. Ingram - a Mr. Ingram signed off on it on Aug. 9th 2019. Later that Same day & then again on Aug. 11th 2019 Capt. Covington showed further Deliberate In difference, Conspiratorial Conduct, Intimidation, Manipulating, Horessing & Retaliation actions a tactics directly towards me. Aug. 11th 2019, Blue Unit, CPod camera Footage can help prove this fact. On Aug. 12th, 2019, Mr. Ingram came to my cell & Harassed, Intimidated & Belittled me through my cell door ather walked away before I could get my cell door opened to try to talk to Mr. Ingram, but Mr. Ingram had already walked off-C Pod Video Footage will show this to be fact also & ALL Video Footage SHOULD Still being held because the Industrial Commission ORDERED that ALL EVIDENCE Stated was to be held & IF ANYTHING was Deleted or LOST it would be Considered AS IF

it would SHOW-Video Footage or Documents - exactly what I have Stated it would - & when I cought up with Mr. Ingram, he informed me he didnt have time to talk to me. So I wrote Mr. Ingram a letter - Carbon Copy made - 8 a CD gave it to Mr. Ingram directly. Aug. 15th 2019, was given a hard time by Cynthia Lowery - which I didn't know her named the time-Green Unit Secretary & Notary, Mrs Lowery didn't want to Fill in the Notary place in my papers or place he seal on them. Also Mrs. Lowery started seuding my Legal Papers to the Federal Court o was making Notes on what they said. I informed Mrs. Lowery that what she was doing was Itlegal. But Mrs. Lowery Isept on Reading a Writting untill I book the papers back from her. Mrs. Lowery told me that my Case Manager would have to make the copies for me & I informed Mrs. Lowery that I KNEW Cose Managers make NO copies of ANY papers, including legal papers & I had that in writting from one. Which was true at the time. Aug. 25th 2019; 4:56 PM, Chowholl-Capt. Covington, at the time Lt. Locklear-now Capt. -, Sgt. Dial -Male co-4 another CO are standing togather in the Chowhall where I had to walk by them to leave while they all stored me down & when I got close to them & was walking by Capt. Covington was talking about me being "the one who doved write that Grievance on him " they all followed me with their eyes - which the Video Postage you will see me & see them as their heads tracking metill I get out of their sight-trying to Intimidate me as I go down the hall. - Chowhall & Hallway Video Footage will show this to be a Fact -Nov. 21st 2019 around 2:29 PM-I tryed to get 4 Legal Documents copied a Notarized. Again the Blue Unit Secretary wasn't here, so again they send down Mrs. Lowery - which at the fime I was told her name

was Mrs. Locklear - & I was told again that I'd have to get my Case Manager to make the copies & I told Mrs. Lowery again Case Managers don't do that - but come to findout that on Nov. 17th 2019 a Unposted Memo west out to all Secretaries that they would NO Longer make copies of ANY Legal work any longer. That we now had to go through our Case Monagers to get them Copied. This Memo JUST HAPPENED to be sent out the Very day the States/Prisons response came in the mail & giving me DNLY 20 days to respond back. The Prisons Higher Ups or Scotlands Warden Katy Poole are trying to make it more difficult to get Legal Work done a sent out. Cause now DNLY 7-1 Claims - Which they say that DPS Employee's will Scan a sent it to where it needs to go which is Illegal-Can get copies made of. Also you can DNLY get 2 sheets of Carbon Paper at a time when you Turn In 2 used sheets. Which makes it really hard when you need 3 Carbon Copies of many pages of Legal work- Again Mrs. Lowery not only was reading my Legal documents, but again also making Notes about what was in them. Even The I again confronted Mrs. Lowery on that Fact that she wasn't begally allowed to do either any more than the Mailroom was legally allowed to open my Legal Mail a read it. Mrs. Lowery again Still didn't stop, so I took my papers back-which is another reason Why there SHOULD be comera's in ALL offices as they now are in the Control Bouths so there is NO BLIND spots for Unethizal, Illegal conduct That Violate DPS Policy, Procedure, Laws & Constitutional Rights & Guarantee's -& I told Mrs. Lowery I'd be filing a complant with the Prison-Grievonce, which I did- & also with the Federal Court which was my Habea's Corpus popers I was trying to get Copies of a Notarized. I did Both. Nov. 27, 2019, I sent a letter to the Federal Court, Mr. DelForge III. & Mrs.

Shery Hatcher - Grievance Dept. - to inform them I was given False Information of the Green Unit Secretaries name being Locklear, that her name was really Cynthia Lowery, Even Tho I sent that letter to Mrs. Hatcher WAY BEFORE Step 1 could have be Investigated or even started, that information was ignored - see Brievance Responses for full details. I was told by my Case Manager that If the ONLY reason Why I caught that A-10 charge WAS Because I had to go to Outside Medical & NOT because of a Fight With Weapon "like I'm labled. Then I should have No Problem being able to get a Early Override to get my Mediums. So I sent in the Institutional Transfer Request - See Copy of that paper - form like Mr. Blackmon said a put in the "Reason For Request "the information Mr. Blackmon to Id me to state. I was Approved like Mr. Blackmon said if wereld be by Asst. Superintendent Charle Locklear, but was overrode by some unnamed person. Feb. 18th 2020 - I was shown Deliberate Indifference, Conspiratorial Conduct when I was Retaliated against, Threatened, Harassed & taken to Red Unit by Sqt. Hester inwhich I wrote a detailed Grievana over. March 17th 2020, around 1:10PM - I was told to pack my Stuff. I was being moved 10 F-29-Buttom Teir Cell-. Then the CO came back a fold me I was being moved to D-20 - Top Teir Cell-, I told the CO I have Medical Issues that prevents me from being housed on the Top Teir or 2rd floor because of the stairs. Mr. Ingram - Blue Unit Manager at the time - knew this Fact, but told the CO to take me to Restricted Housing. So the CO's first have to take me to Main Medical which they did. They tell us, Yes I have Documented Medical Issues - which should have activated DPS Policy & Procedure, Chapter E. 2600-& Yes at one time for Zyears I had a Medical Restriction Not to Climb Stairs,

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but BECAUSE Dr. Locklear Jones Still hasn't renewed that Restriction-not because of my lack of trying a paxing Copays trying hard to get a discussion to get it renewed - there was nothing they could do to help me. So I was taken to Restrictive Housing where I sat for 3 days - with No Write, No Investigation which DPS Policy & Procedure Mondates MUST Start within 24 hours. Without the Write Up, I can ONLY be held for 2 hours in the Bird Caze Holding Cell. No Longer which was told to Sgt. Hester on Feb. 18th 2020 by Sgt. on Red Unit Restricted Housing - March 20th 2020 around 6:30 pm I was moved back to D-21, Blue Unit, Bottom Floor Cell. April 20d 2020, around 11 Am, C-25, Blue Unit-Capt. Ingram came & told me & others to pack up cause we were being moved yet again. Capt. Ingram asked where I was at the last time I was moved, I told him D-21. Capt. Ingram told ma I had to go upstairs - 2nd Floor - to Green Unit. Again I tell Copt. Ingram what he already knows about my Medical Issues - Which Dr. Locklear Jones Has Not # Will Not address for some reason & now Zweeks later here we go again -So Capt Ingram again tells the CO-some one as last time - to take me to Lockup - Restricted Housing - . So again Im taken to Main Medical. They inturn tell us the SAMETHING as the last go round. So Im taken to Restricted Howing & put in a Bird Cage/Holding Cell. An how later I was moved to C Pod Restricted Housing Rec. Cell around 1:53 PM. I was told they was going to move C-25 out & put me in there. But C-25 refussed to be moved, so around 2:41PM Sgt. Locklear came to me to inform me I was going to be put in C-16 -Top Teir-, So I told Soft Locklear I couldn't be housed on the Top Teir like he will knew from the last time I was brought to a Kapt in Restricted Housing-March 17th-20th 2020 - For this SAME reason. Sqt. Lockless Threatened me that he, Would get the PERT team down here to DRAG your up those Stairs to C-16." I

told Sgt. Locklear that IF I Willingly walked up those stairs to be housed on a Top Teir, then all that had been Done, Refussed, Neglected a Tryed to be Done or Threatened to be Done if I didn't a the Medical Treatment, ontop of the Non-Medical Restrictions renewal Denied or Promished was done that Never Happened would give THEM a OUT or ALLOW THEM to get away with if & all because I bowed down to the Fears, Threats or just stupidly do it & Put my Health, Safety, Well Being & Risk Futher Injuries or my Lifeif I done it diffry Right legement out on me while I was on those Stairs 4 IF I had done as THEY wished, then I would NO Longer have a leg to Stand on or any Defense to try to further Fight for this Documented Medical Issue & I was NOT stupid enough, nor could THEY Scare or Threaten Me - Which ontop of the Capt. Covington, Ingram, Adoms/Mailroom & Grievance & Medical Issues that already made the Fear high-enough to WILLINGLY do it, any more than their Deliberate Indifference, Conspiratorial Conduct, Violations of DPS Policy of Procedure or any of their other actions & attempts to stop me from Standing Up, Speaking Out, & allowing THEM ALL to get away with all THEY have Done dor Tryed to do. So he - Sot Locklear - world have to just call the PERT team to get me put in Cell C-16. Finally around 3:48 pm Sgt. Locklear asked if he put me in the computer to be housed in D-17, Blue Unit, will I go ? I Said Yes because its a Bottom Flow Cell which has been the Whole issue all along a the last time. So I was sent back to Blue Unit. June 14th 2020 - I got a paper from Christopher Adams from the Mailroom Stating that I had gotten a Religious Calendar in the mail a we're not allowed to have a "Wall Calender" because of its Size. Funny thing is I have a hardback that closed is & the same size open as that Culender is. But anyway that NOT with DPS Policy & Procedure States a yet I was made to send it Home

or "SO CALLED" have it Destoried. So I marked "Mail Home; signed it dated it & sent it back to Mr. Adams. June 2200 - I get a paper from KM Russell Stating that if I don't have 7.75 in my account within 3 working days, then my property - the Rieligious Calender-Will Be destoried. The Prison keeps a "Running Bill "on us for Medical, Dental & Write Ups - which I don't see how they get away with doing it Because when I was in County Joil I was told by them it was Against the Law for them to keep a "Running Bill/Tab". If the money wasn't IN the account "At Time of Service", then they could NOT take money that comes in later for post service, but Could take what money was in the account even if it wasn't the full amount, but that would be the ONLY money gotten. So how does the Prison get away with it sense they also are a State run entity also?" At the time it was already \$17,00 in the account because of at the time I had the Library Clerk job. But would not add that .754 to that "Running Bill/Tab" untill I got paid again the Very next week on Monday. But If I had been Completely Indigent, it would have been sent Home for free. I know this for a Fact cause I got a book in the mail in 2018 that I was told I couldn't have because it showed Nudity - which was a small picture of a Trible woman shirtless & Could see her breasts. But the Prison ALLOWS National Geographic in about the SAME subject & FULL PAGES pictures of those SAME kind of Trible women pictures - It was sent Home - which is how I know about the small picture in that book - & NO Charge ever showed up on my Weekly Trust Fund printout. June 24th 2020 - I get a paper from Mr. Adams Stating I had gotten a "Hard Bound Publication Larger Than 2 Inches. There's two issues with this. #1

It was a book called "Harry Potter & The Order of the Phoenix" & this book is Not 2 inches thick & its Soft Cover. 7 There is NO HARDCOVER books put out to by the company who put to gather the Harry Potter books. I marked "Mail Home", signed, dated a set it back to Mr. Adams. July 8th, 2020 - I get a poper from Mr. Adams Stating that ONLY my Religious Clander - which came in the mail on June 14th 2020 - had been sent Home, but NOT my book along with it even though there was \$19.92 in the account - all from Library job pay -. If they had put BOTH in a Medium box, it would have ONLY costed me \$15.05. I sent a Request Form asking WHY BOTH wasn't sent out together sense there was enough in the account to do it? July 16th, 2020 - I get a response back from Mr. Adams that the "Book was not ready for mailout. It's a process for everything done within the Mailson & the Staff always do things according to policy. So it takes MORETHAN 22 days to Allow a book to be sent back out in the mail ? But if I send a Box of books . I had in my possession home, it goes out the NEXT DAYS mail: But it takes longer on property that comes in the mail thats NOT given to me longer before it CAN BE sent home? Why? Soon my Weekly Trust Fund Statement - July 20th, 2020, 1:01:01 thru July 27th 2020, 18:01:59 - that on July 23th 2020 a Postage/Shipping charge for O.014 is taken from yony account which was the full amount in it at the time. So I sent a Request Form to the Mailroom asking about that charge & what it was For, I get NO response back Aug. 5th 2020-I go to the conteen - which is on Wensday & we just got our Account Statement on Tuesday night - to buy Stamps - got paid Aug. 35/2020, Monday- & all \$7:00 is gone. I'm told to send a Request Form to Mrs. Drew-

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Trust Fund Dept -. Mrs. Drew responds back about having a package thats to be sent Home, that the \$7.00 was taken for that, the full cost is \$8.40 4 I Still owed 1.38. So it took from June 24th 2020 to Aug. 4th 2020 to get that book OKAYED to finally be sent Home? But that ONLY offer I had informed the Federal Court of this further issue with Scotlands Mail room - Property coming in a about Legal Mail NOT making it out - I got paid \$ 7.00 a week for my Library job. So WHY did it take them so long to Even ATTEMPT to send my property home? The "EVOLVED ATTEMPTS"-Deliberate Indifference, Conspiraturial Conduct, Violations of Oath of Offices, DPS Policy & Procedure, Laws & Constitutional Rights & Guarantee's - I spoke about in the Defendent Rundown part includes the Mailroom DPS Employee's. My Property finally got sent out on Aug. 12th 2020. Then there's the Issue where NOT ALL envelopes labled "Legal Mail" ARE NOT making it out of the Scotland Mailroom. Ive got LETTERS-from 3 different places, Lawyers & County Courthouse - proving this FACT. March 4th, 2020 - I had my "Motion For Appropriate Relief notarized - 8 capies a put 6 of them in Brown Envelopes, took them to Sgt. Davis to sign offon, Mr. Davis signed a dated the lo Brown Envelopes, I signed a dated it & Mr. Davis sent them to the Mailroom with Blue Unit's Secretary. Those Brown Envelopes SHOULD have went out in the morning mail on March 5th 2020 to the Rockingham County Superior Court, to the NC Dept. of Justice, Rockingham County D.A.'s Office & 3 other places. July 13th 2020 - I sent a letter to the Clerk of Cornt requesting the Status of my M.A.R. Request. I was informed by the Clerk dated July 16th 2020 that they NEVER received my M.A.R., but didn't say - as they had in other response letters-if the D.A.'s office or A.G.'s office did or not. Ive gotten NO response

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from the other 5 places. I was told by the Blue Unit Secretary that I could Request a copy of the "Legal Mail Log" that's Kept of ALL Outgoing Meil & get it. I sent 2 Request Forms - July 21sta Aug. 20th, 2020 - 8 a response dated Aug. 27th, 2020, Mr. Adams States, "Your request for all legal mail you've sent out will need to be requested from an attorney Court order." I had sent the 20d Request Form after I got a letter back dated Aug. 8th, 2020 from the Clerk of Superior Court telling me my 20d M.A.R. made it to them, but the 4 other Motions I requested yet again Status on - I mailed out Nov. 27th 2019, 3 mailed out fogother on Dec. 4th 2019-NEVERmade it & pever said if the D.A.'s office got them. But I doubt it because the Clerk stated the D. A's office had the 2 mailed out on Dec 6th 2019, but the Clerks Office NEVER received those 2 Motions either. I sent the Clerks Office my Motion For Appeal" on Aug. 28th 2020, Status letters on Sept. 9th of Oct. 15th, 2020 with NO Response back. I have NO Idea if those Letters ever went out & I have no Extra Cupies - outside of mine - of those of those Motions that I can just add a New Notarized Affidavit paper to a just send out like I did with the M.A.R., so these Legal Mail issues are only further Delaying my legal attempts to gain Justice, my Freedom & get BACK to my now-then-8 yearold son & his sister who I have been away from sense Dec. 11th, 2014, When I SHOULD have been at worst back home to them NO LATER than June, NO EARLIER than March 2016 IFI had gotten TRUE Justice that Law & Constitution Lemonds & guarantee's. Ive been kept from getting close to home & kids, which I could have done around Dec. 16th 2017 which I was eligible for on that date - but because of that AlD Conviction that I was/am Clearly a Victim - & turther been Victimized sense-, NOT a Knowing Participant to what happened. Which because of that Verdict Case 1:22-cv-00225-WO-JEP Document 2 Filed 03/21/22 Page 80 of 171

which got me a "Institutional Violance" Stamp 9 didn't get my Mediums until Over 3 years later - around 16 months - & so still no closer to home. I was 18 days away from getting my Mediums with NO reason to be denied When Nov. 29th, 2017 happened! Aug. 26th 2020 - Unit Manager & over Jobs, Mrs. Samme came to my cell door around 12:36 pm, Blue Unit, D Pod, Cell 17, Video Footage will showin a Loud, Angry & Trate demeanor stating she was "taking my Library Job from me BECAUSE I was JUST an inmate a I wasn't going to disrespect HER officers athat I have no control nor run anything a that I had NO RIGHT to Complain or Seek relief to be able to do my job." Mrs. Samms Conduct Violates DPS Policy & Procedure Chapter A. 0201 (e) (1) (2) (3) (f) (1) (89) (Chapter A. 0703 (3), Chapter G. 0301 (d), -0303 (a) (b). Mrs. Samms done this Right After she finally got my grievance out of the Grievance Box which had been sitting in there sense July 29th 2020. I had sent 2 Request Forms to Mrs. Samms. 1st on April 24th, 2020 trying to get help over issues with doing my job athe 2 mm Aug. 17th 2020 over the grievance that was in the box & had been sense July 30th, 2020. Also Mrs. Hatcher - Grievance Dept - was contacted by my Case Manager Mr. Blackmon Couse I sent him a Request Form on asking for help over that grievance still being in the box. That Grievance contains Mrs. Samms & Capt. Ingram names stating Ive been to them trying to get the issue over my Library Joh fixed & handled. It also contains the Latest & Ongoing issues. By DPS Policy I HAVE to Violate a Policy in some way BEFORE mine or ANY job can be taken from us. Ive NOT done that. When I was in Modified Housing - FPod, 2018- I watched & listened to CO Neal - the Co named in this recent grievance - cuss & use the Nword letting inmates have it because Mr. Neal said they were Kepping the Block

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hot by doing stuff to keep making himself & Other CO's have to keep Coming into FPod so much. No wonder they Couldn't do bassiness or make any money by keeping the Block hot. Then as I state in this gricvance, Mr. Neal causes issues with me doing my Job & NOTHING MORE by following me around into the Pods & Just Standing there Starring at me while I tryed to do my job 4 Causing me issues cause Mr. Neal was in there doing that Showing Deliberate Indifference in causing the problem, but yet in 2018 Mr. Neal Stated what he did to Flood & Knew the issaehe was causing in those pods by just Standing Inside the Rod Starring. Mr. Neal, nor ANY other CO do that to Any other guys that its their job to run the Hallways & Into the Pods. Ive NEVER been cought moving/transporting ANYTHING from You to Pod. NEVER been searched, guistioned or accussed of doing so, but get treated by Mr. Neal & 1B Kotation like I have, when the one's who HAVE don't get treated as I do. Like a Hallway Janitur who got caught 2 times - once carring drugs & the 20d time corring drugs & c kite - & BOTH times he didn't Get a Write UP, NEVER lost his job-he was the Top Janifor postion & Capt. Covington made it know HE'S the one who gave him back his job o moved the Other Janitus back to the #2 position spot - a Still FREELY allowed to run all over Blue Unit doing his job WITHOUT a CO shodowing him oclimiting him in doing his job. When I got this Library Jub this time, it was a 3days a week Jub. When the issues - Deliberate Indifference a Conspiratorial Conduct Started by Capt. Covington - A Stayed - 4 no help trom then Unit Monager Ingram Jr or anyone elese - I tryed to do it only 2 days a Week-the LEAST I could do & STILL be able to do my job-hoping I'd have less hassel being able to get out of my Cellor Hod to do my job on night shift. Still one Rotation - as stated in Grievance - Still NEVER allowed me to

do my job & the other Rotation got way harder then it already had been & Co Neal got even worse after CO Washington got his Sergeants Stripes a mover off Blue Unit for a time. I don't know what CO Neals new found issue was or Why he had the Attitude or I some with me a me doing my job. But it just shows the Changes & Wide Spread Deliberate Indifference 4 Conspiratorial Conduct good going on. I show ALL DPS Employee's a Staff OVERWIEMING RESPECT - Even Mr. Newl, Covington, Ingram a Others EVENTHO they Bourgettern Show & Prove I SHOULD NOT - & just fix to do my jub so that myself & others wanting to get something to read, can do so to help pass the time & or learn Something new & relax. And yet look what happens when Ive done NOTHING wrong a yet how I get Talked to & Treated. As Stated before, DPS Policy & Procedure States DPS Employee's 4 Staff AREN'T suppose to Cuss or make Bacual Stirs & are SUPPOSE to keep Confict & Issues down & mellow, not CAUSE or MAKE Worse conflicts & issues or try to PUSH a inmate's buttons So that you can GAIN a legit DPS Policy & Procedure Violation so you CAN Write him up & Legitly TAKE his job. DPS Policy & Procedure Mandales DISCIPLINARY ACTIONS" for their Violations of DPS Policy & Procedure. Aug. 19th, 2020 - I went to the Blue Unit Secretary office to get a box 4 one of those Forms - Personal Property Disposition"-so I can send some property home & Im told I'll have to wait untill the following week to get that form because they are Changing something on it. So I get a new form on Aug. 26th 2020 & what they have changed, - I don't if it was by Raleigh or by Scotland Corr. themselves only - was the date it Supposely had been Changed Policy Committee - which is ONLY how DPS Policy & Procedure can be Rewritten, Chapler A. 0601, 0602, 0604,0606, 0607, 0608, 06/3 (a) "Standard operating procedures may not confict with Prisons policies. was back dated to caver

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them in a lawsuit another inmale had just filed just Days after that date - see old & new forms -. They took out the Clause in the form where its states, "the cost to send property home will come out of your Inmate Trust Fund Account (unless I am indigent) ... ect. They took out the "Unless T AM Indigent" part. So now when we are told we have too many books, pictures, letters or too much Legal Papers to Either Send it Home or if will be Taken & Destroyed. So if you are Indigent, now they can Just destroy it no matter what it is. What's the Indigent Fund for if not for this? It's not like DPS aren't Making money on us tox Charging 5.00 for Sick Calls / Dental or \$17.00 for a Medical Emergency when the States/Tax Poyers are already paying for all Medical Care, Plus the 10.00 for Write Ups & Price Galging in the Canteen & with Access Secure Pak, Union Direct a the money scams with through Globel Tel Link & the Tablets, along with money scam-along with Violetions to Federal Postal Code of Regulations - through with Text Behind, Also the money - 2.00 per picture ticket - for Picture Tickets that goes to the So Called "Mens Club" that has ONLY happened ONCE in the alittle over 6 years Ive been here & EVEN THEN the Prison Charged us \$3.00 MORE than the Papa John's pizza costed on the Streets & advertised on TV. So NO "Mens Club" Moncy was used spent there! That's like the issue over sending Property home that has come in the mail, that they say I can't have a Even Tho at the time I had a job & paid every week a can't just put that as a "Running Bill/Tab" The they do with Medical & Write Ups, then take the money when I get paid as they do with Sick Calls & Dental vist. Instead they rather THREATEN to Destroy my property WITHIN 3 Days if I don't have the FULL Amount -ie . 754 - in my Account by then. DPS Employee's would rather show

Deliberate Indifférence, Conspiratorail Conduct, Neglect, Games & Cover Ups when ANY of DPS Employee's are Comfronted through Grievences or Court Actions of them going against DRS own Forms, Policies, Procedures, Law for Constitutional Rights & Guarantee's or will Restore your 30 Days they took from you to STOP you from getting an A-10 charge Rightfully overturned & STOP the Court from Hearing or Reading anything Unethical, Illegal, Uncon-Stitutional & Conspiratorial conduct/actions going on here at Scotland Correctional. Getting those 30 Days back in my Habea's Corpus case is a good a a small win. But even smaller when compaired to the FACT I was WRONGFULLY Found guilty & Punished in 6 different ways instead of JUST the Panishment DHO and gave me which is 1 of those 6 ait had 4 punishments in that I alone And the FACT that Everything showled I wasn't guilty, but a VICTIM: That's why I ask the Court not let them get away any further with ANY of that IN or DURTNG this Case PLEASE! Here's an example where DPS/Scotland Employee's aren't looking out For OUR - Inmute or Co's - Safety, Health or Well Being, CO's Edwards & Jones who are both off of the 1B Rotation were under investigation over a PREA complaint filed through Dr. Lucklear Junas & Others in Main Medical of Underiable & Irrefutable evidence that things DID happen to Mr. July Howard by Co's Edwards & Jones. Mr. Howard said he Couldn't File that PREA through the phone at that time cause the \$63 PREA number wasn't working. Mr. Howard called his family a informed them of what hoppened 4 then filed a Medral Emergeney which is how he was Seen by Dr. Luckdear Jones 4 the photographed. There was Clear Physical/Body Evidence that Mr. Howard was Assulted & Soughtamized with an Object - not a body organ/part a Clear Video Footage showing BOTH CO's going into Mr. Howards Cell

TOGATHER which Violates DPS Policy & Procedure cause 1 CO's is Suppose to stay Outside the cell while I searches or whatever. That investigation 1 asted around 8 to 10 months & in Sept. 2020 BOTH CO's were back to work like nothing ever happened a further inbolding THEM & OTHERS they are ABOVE the LAW, DRS Policy & Procedure & Constitution. I bring this up DNLY because it Shows how late-Inmete & CO- are Unsafe here on this side of the tence here at Seutland Corr. & the FACT I had already informed Eric Hook-Secretary of Prisons - & Clarence DelForge III - Special Deputy Attorney General - through my Haber's Corpus - NO:1:19-CV-24-papers about those 2 CUS - before this happened with Mr. Howard - a about other Co's Lawless Conduct & Actions & YET becouse of theirs & Others Deliberate Indifference & the Fact I gave them Names of Co's, Dates, Times & Locations of Video Footage & DC 138 B statements also with Date Time & Locations to Back Up ALL Allegations I was making at the time. Its a FACT Neither took time to look into ANY of my Allegations. But because of theirs & other APS Higher Ups have Choosen to show Deliberate Indifference, Conspiratorial Conduct, Neglect & Violations to Ouths of Office, myself & Others-inmates & Co's - have had, are having to pay the price & suffer for their Chooses & Mr. Howard had to pay a Serious & Humiliating Price for their Deliberate Indifference. CO's Edwards & Jones Still even got to work up trant wooduring that whole investigation, so suffered, nor pay or suffered no consequences or repercussions for their conduct. I know this tiling will make things even worse for me as it moves forward. But if I don't Stand up a Speak Out, then who will? So far NO Co's here have. Sadly the BAD DPS Employee's a Staff hove NO FEAR of ANY Consequences or Repercussions for their Conduct or Actions because of DPS Higher Up & because of people like. Mr. Clarence DelForge III & Jaren Kelly. This is WHY DPS

Employee's BELIEVE that they are UNDERTHE COLOR OF LAW & ABOVE the LAW that they can do ANYTHING - For example the Woods V. Covington case: 3:18-CV-00664 MR, 6-21-2021 Court ruling - they want, however they want to do it NO MATTER what DPS Policy & Procedure, Law or Constitution says! So for its TRUE, just look at that case stated above of the FACT that Covington, Barnes & Huht not unly still have their jobs, but Barnes & Hunt have gotten promotrons a Covington & Hunt are doing the same a worst things. Sept. 2nd 2020 - It looks like Mrs. Samms Ranta Raving about "Solving the issue by taking my job from me "was just further Conspiratorial conduct & Further attempt of Retaliction, Intimidation & Humiliation Cause I put in that Grievance over the issues of being able to do my job & the Fact I named Mrs. Samms in that Grievance. If this Video Footage Is looked at, then it will be like the saying goes, "A picture is worth a thousand words," then that Video Footage is worth a Million Mrs. Samms face expressions A body language even without audio still shows & proves Beyond Doubt what In talking about when I say Ront, Rove & Anger which is nothing New for Mrs. Samms. Its almost a Daily thing. Mrs. Samms will cuss you out, use racial Slirs, literally falle down to you a make a Nonissue a issue a then make it worse & Mrs. Samms will ignose you worse than Mr. Ingram EVER did. With all of them-DPS Employee's - Im so tired of having to look over my shoulder a keep an eye out for their Conspiratorial Conduct, Deliberate Indifference & their Setup Conduct all the time. Im not a Gang Banger or Trouble Maker - they get treated way BETTER- & yet In treated like you'd think one of them would be treated. But I CANT let the Fear, Anxiety & Stress Caused by them -DPS Employee's a Stoff- Styp me from doing the Right thing a Standing Up, Specking Dut. Because not doing so Stops, Solves, Fixes or Prevents NOTHING.

It just gives the DPS Employee Predaturs a target a a big Hidden Viction of their misconduct, actions, belittlings a abuse from them. If something isn't done Directly - in a "Individual a Official Copacity" -, then it will NEVER stop a they will just keep getting away with it, the Prison will stay Understaffed & ONLY get worse along with Other Inmates & DPS good Employee's will keep nothing suffering - Menally & Physically as I am - it No One SAYS or DUES Sept. 3 2020 - Video Confrence with Ear, Nose & Throat Specialish Dr. Andrea Jarchow & she states the CT Scan shows all the facial Fractures Ive stated a it shows a badly crooked nose thats causing Nasel Passage to remain wide open, Breath/Thoat issuas, Skin-bone is stobbing the skin on The nose- at the Left ear issues. She's - Dr. Jarchow - is unsure about the headache issues. This only goes to show Further proof of Dr. Locklear Jones' Delabertut Indifference & Conspiratorail Conduct on these issues, but On & About other issues also. But also the Deliberate Indifference to the Vain & Suffering Im having to induce Because of those issues & without the Proper Medical Attition that was a still is needed a have Complained about sense Feb. 2018, Mrs. Jarchow States AS SOON as Central Prison starts up again, that Ive already be placed on the list to HAVE the surgery to fix the issues. This should further Show I DON'T play games or FAKE Medical issues going on or the Pain I say In having a that I'm NOT after Pain Meds or any other Meds for any reason then for Pain & most of the time NOT even then. IF I do agree to take ANY, I REFUSSE one's that Might or Will cover up the issues so that I can't tell if those issues are getting Better or Worse. I just ASK for the Medical Treatment

to Solve or Get As Close as can be done to Solve the issue as Medically Possable a NOT cause the issue to get worse or new ones. I don't expect perfect & my expectations I do have Dr. Jarchaw States are Low & Doable. Dr. Jarchow says if anything gets worse to set up a appointment with her. But that will cost me Another \$5.00 \$ take 3 Sick Calls with a Nurse Before I MIGHT get to see the Doctor a TRY to get her to do it or anything elese. Why is it they can keep charging us for the Same issues over a over again or for trying to get the Medical Treatment ALREADY ordered but NEVER done or to get Restrictions (encued over a over again that the Medical Issue that brought about those Restrictions HAS NOT changed or to TRY to get Kestrictions Kenewed that Dr. Locklear Jones won't talk about EVEN THO there is Medical DOCU-MENTATION & Past renewals by Dr. Lucklear Jones showing it Is a True Medical Issue that still Untixed a Unresolved, which only twither shows Deliberate Indifference & Dr. Lockear Jones' Conspiratorial Conduct. Even un Chronic Isscu-which my Spinal Dextors have listed me as having Chronic Nerve Danage in my Neck, across Shoulders & down Both Arms -, Policy States we're NOT to be charged for But they DO ANYWAYS. If we say something to Trust Fund, about this a being charge more than once when we were within the 14 days or when made to go to a 4th Sick Coll - Trust Fund says take it up with Medical & then Medical ignores your Your Request Form. These are just a few issues a there are even more that need to be Addressed a Fix or Inforced better or New Policies to Solve these Deliberate Indifference issues. Be as Strick on DPS Employee's oStaff as they are on US-Innates a Good CO's-. Just because they commit these Violations, Misconduct, Deliberate Indifference actions Under Color of Law & BELIEVE they are Above the Law doesn't change the

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FACT that DPS Policy & Procedure, Law & Constitution Still Applies to US-Inmotes a Good Cois - a CANT be Broken, Overlooked or By possed because WE are on this side of the Fence & because they have BADGES Clipped to their Clothing, Woste or Hung around their necks. They are BOUND by those 3 things listed above 2 by the Daths they took to GET & WEAR those Bodges they like to Flant in our faces. THEY-DPS Employee's - are NO MORE Above the Law Policies, Procedures or Constitution then we are: Sept. 10th 2020 - I went on a Medical Trip to UNC Spine a yet again I was Shorted me on the Pack OUTS In Suppose to get because I will miss Lunch at the Prison during these trips. This also happened on Aug. 25th 2020 When I went on a Medical Trip. I'm suppose to get 2 Packarets a EACH are Suppose to have I Peanut butter, 2 packs of thin sticed meat, 6 peices of broad A a Apple in EACH BAG. We get NOTHING to drink in the Packouts like we do when you get Trip Packouts from Centrail Prison or Other Prisons In told do. Both times it was even short the Peanut butter. Sept. 18th, 2020 - In less than a Month, 2 guys have died of Covid 19. One guy died in his bed on Tan Unit - Medium Custody - A the Other guy died not long after he was finally rushed to the hospital. The problem is with him is the FACT he was Shipped here from Lumberton literally through the Backgote Backdoor of Scotland BECAUSE there was A NO TRANSFER ORDER ineffect. Worden Katy Poole's Deliberate Indifference a Neglect fulners choose to Allow these SICK Tomates to be Transfered here to Scotland ANYWAYS. Those guys were Already Sick a placed on Blue Unit, C. Pod right beside the Kitchen Pod a Apeross from the guys who were more provided to die fromit. Sept. 18th 2020 - Blue a Green Unit Kitchen Workers had alot of guy test Positive \* was moved into Blue Unit CPOd instead of MCON = were a few were put - which

Which would cut them a those Co's -MCON CO'S ONLY work in MCON a don't Come into Contact with ANY inmakes outside of MCON - Like Ive said before, CO's are going into Chad athen B-Pod-Kitchen Workers & Hallway Jonitors - & then into A Pad which has the guys in there that are High Risk if they get it a are more likely to Die from Covid. But NOTHING is being done to Protect Me or Them - Co's included -. The Prisons Warden Koty Pople's Deliberate Indifference/Neglect is putting ALL our Health, Safety, Well Being alives at a High Risk. Yet most of the Scotland DPS Employee's astaff are Complaining only about their Pay & THEIR Protection - Even Thorits a FACT we can't give it to THEM unless THEY bring it in THEMSELVES or as Warden Poole has done, brought it in KNOWING those guys were Already Sick from Covid & a NO TRANSFER ORDER was in place - to the News Statoon A to the Laurinburg Exchange newspaper. Story is in the Sept. 9, 2020 edition. DRS Employee's told them that they didn't want to take it back to Their Families. NOT the FACT Worden Poole was bring Could Sizk guys from Other Misons to Scotland. Just like when we went on this Lockdown in Aug. 2018 & was kept in FULL Luckdown for so long-let out for 5 mins to Shower or use Phone, but NOT BOTH - that guys families complained so much that Roleigh sent a DPS Raleigh Employee to Scotland to investigate 4 was here for 3 days. Roleigh than told Worden Poole she had to take us OFF FULL Luckdown. We are STILL on Part Lockdown even today - Feb. 6, 2022-. Warden Poole & Other Scutland DRS Employee's Complained than of PAY & SHURT STAFF for their Deliberate Indifference-They GOT that Vay raile, but Not many new staff a are kept on this 12 Lockdown/Modified Housing set up, NO GYM Rec. & Very Very little Dutside Rec. Same complaints again - Pay, Shurt Staties-& Still - at that time- after 2 years we are still on that 1/2 Lockdown/Modified

Howsing Set up. They stopped letting us come out for Night Rec. Cause they Say that Scotland Corr. is short stuffed, but all the Co's that Have been here are Still here, so why the change. Sense they closed our traps on the downs, now we count get any hot water for soups, coffee, ect. Sgt. Simmons Says she got a email saying No One is allowed out of their cells at night. But that emilal is inforced only on Soft Simmons shift as long as it doesn't incovenice them, but when it does, then they disregarde it like Sot Simmons Started doing in the morning by poping our doors to Come Get our trays instead of passing them out like they were told they Had to do. DRS Employee's complain about a Pay Baise & after they get it, then they do less, keep us locked down of we suffer for it untill like I said it incovenices them a don't want to tollow what a how they are told to do something like we CAN'T come out for NO REASON on Night Sept. 23th 2020 - Ive gotten no word over my last grievance which is overdue 8 Ive yet to get a response from Main Medical where I sent a Request Form over the Meds. Dr. Scott - UNC Spine - renewed & upgraded. The Medline Nurse says it doesn't even show upon the Computer. Another thing, how does the Prison get away with making us Allow staff to Slowly flipp through our Legal Mail that is CLEARLY addressed as in my case to the U.S. District Court-MDNC or to the Rockingham County Clerk of Superior Court. like Mrs. Samms did a does : They say they are making Sure there's No Contribund in the Brown Envelopes that are Addressed to a Court, DA, AG or Commissions named & address printed on the front, Mrs. Samms did this today with papers to the U.S. District Court a when Mrs. Samms was done

She looked up at me with hostle eye's & shook her head at me like she was disappointed in me, which I'm guess is while Slowly Flipping through those parts, she seen her name on the Lawsuit List. Which is another reason/example WHY all offices should have a Camera in them Couse its a Blind spot DPS Employee's use to do things out of Camera Eye a When stated about these things, its Our wordaginst Theirs, when it would be the Video Footage against Their words. Sg.t. Lamb was standing there also during this incounter. DPS Employee's SHOULDN'T be allowed to do this period when the Envelopes are labled with the Stated Names & Addresses on them. Because the Mailroom Double Checks ALL outgoing & incoming Legal Mail Names & Address are Legit Legal Mail Places. So if a Dutgoing addressed envelope isn't addressed with the right address, then it would be rejected a checked out twoher. So the going through Legal Mail for Contriband is a talse & Unlegal Reason to go through a Brown Envelope Lahled Legal Mail. Now a Personal Mail Brown Envelope is a different story. It doesn't have the Legal Protection that Legal Mail does. Sept 25th 2020 - Now Warden Poole has had atteast 20 gays - me being one of themout of DPod because we came back "Abnormal" a was put in BPod with loguys already in there who tested "Positive" a are Overwhelingly sick 8 keeping us in Quarantine for 30 days. The Sick guys- are Unly getting Cough Medicine a nothing more: - a bottle aday - . We are being shorted on meals a more so at Lunch time. Today the finally moved the High Risk guys out of APOD & put them on the other end of Blue Unit into D.E.F. Pods. BUT DPS Employee's & Staff who are working on this end-A.B.C. Pods - are still going around CO's & Inmakes on the Other end, so Still arent tully following Quarantine Protocol. The Head Nurse Letitia S. Owen Case 1:22-cv-00225-WO-JEP Document 2 Filed 03/21/22 Page 93 of 171

told me I would be getting a copy of the Results - which took the Prison Less Than 21 hours to Test, Send Out, Get Back & Inform us of these resolts - that got me a others put into Quarantine. But as of yet still not gotten that copy like we had ofter getting tested on July 28th 2020 a EVEN THO then WE ALL test "Negative", we were ALL-44-moved into the GYM that only had I shower, I toilet a 2 Urnals for 44 guys a ND wall proctection as we had in D Pod. WHY would you take guys out of a CLEAN environment a put them in the GYM & Still have them Eat with the rest of the guys on Blue Unit in the Charaball? Or move guys into a Pod with 6 overwhemingly Size guys who tested "Positive" when the Others test only "Abnormal" with No signs or symboms or sick or Worse of all, WHY would you ITTERALLY bring guys through the Back Door - Video Footage will prove this to be a FACTwhen you KNOW they are Sick a a NO TRANSFER order is Inplace for THIS VERY Reason. Oct. 8th 2020, 3:28 pm, Blue Unit, BPod - Mrs. Samms yet again came into BPod Out of Control - Literally, Emotionally - & then sprayed James Dixion for NO TRUE DPS Policy or Procedure reason & then closed his -Mr. Dixion's - trapobor 8 left Mr. Dixion in that Cell Coughing a gaging - Mr. Dixion had been trying to file a Medical Emergency BECAUSE he was ALREADY having trouble brewly -A Sqt. Lamb, along with others CD's tryed to get Mrs. Somms to let them get Mr. Dixion out of that cell. Mrs. Samms refused to allow it for around 3to5 minutes while Mr. Dixion coughed a gaged even harder in that Cell. The Whole time Mrs. Samms is Cussing, Yelling & Threatening Mr. Dixion. The Vido Footage will show another one of those "The picture is worth a thousand words" moments, but the Video shows WAY More: Mrs. Samms LITERALLY shoved Sqt. Lamb & other CO's out of her way a not Only yelled a cussed Mr.

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Dixion face to face through the Cell window, but Also at CO's too. Mrs. Samms told those Co's to let Mr. Dixion marenale for a while Mrs. Samms was MORE out of control, irate then she had been with me over that grievance, but ALSO verbal, hostal a physical even to the Co's who were fare around Mrs. Samms. The Video Footage will Show & Prove this to be a FACT. Yet I bet that you WON'T Find any paperwork or complaints tiled as DPS Policy & Procedure Madates by ANY DPS Employee's involved, including Sgt. Lamb on Mrs. Samm's direct Violation of DPS Policy & Procedure. Mrs. Samms done this in a cell beside me a sprayed Mr. Dixion HEAVTERLY - which if that Mace was blood, then the cell looked like a BLOODY murder & Scene - 8 that mace spread throughout the WHOLE BPod with guys in here Already having trouble Breathing a you use a Chemical that puts a man to his knee's when sprayed who's Healthy & Breathing Clearly. What do you think that stuff does to a guy who isn't! We all were coughing a gaging at the ones Closer to Mr. Dixion - myself included sense I shawd a vent with his cell-got a big dose of that mase. Sept. 25th, 2020 - Somehow 1B Rotation DPS Employee's Jones & Edwards are back at work. NOT Fired, NO Criminal Charges, NOT in Jail or had to Bond out. How is it they get away with what they did when Video Footage along with Further Clear, Underiable & Unrefutable Evidence backs up what Mr. Howard Stated happened & CO Jones is Still overstepping DPS Policy # Mandate by locking me down for the rest of the night because I was Couting in the Pod/Dayroom, EVEN THO there is a sign-which I have one of those signs gotten for me by Higher Up DPS Employee - at the front of the Pod put up BY Scotland that CLEARLY states, Mask should be worn at all times, EXCEPT when EATING."

Oct. 15th 2020, 7:45pm, Blue Unit, BPod - CO's Edwards, Ruckers # Lt. Reevles locked me down for the rest of the night because I was eating in the Dayroom. I pointed to the sign thats still posted on the window at the front of the Pod put there by Warden Poole's orders onto every Pod window. I was told - & Lt. Reevics went along with it - that means when In in my Cell. The DPS Employee's on IB Rotation repeatally overstop their Authority, DPS Policy a Procedure over petty things as a Show of Power over a against anyone with NO Legit or Policy reason cause can a are allowed to do so by Higher Up a their Sg+ Bridges. Writting grievances, sending letters to Eric Hooks or Telling Anyone in Rakigh or here at Scotland Corr. gets me NO WHEIRE. This Surther proof of Delibuate Indifference & Conspiratorial Conduct. Oct. 19th, 2020, around 10:15 AM - CO Wiley came to B Pod door with Stap 2 of my "Job Issues Grievance", I told Mr. Wiley they Skipped Styp I. Mr. Wiley went through his papers a couldn't find a copy of Step 1. But Step 2 states it Agree's with Step 1. I told Mr. Wiley I jeast sent Shery! Hatcher-Grievance Dept. - a Request Form over a Step 1 Response being Overly Late. Mrs. Hatcher Should have gotten my Request Form on Oct. 15th 2020. How could Dean Locklear agree with a Step 1 that has already Timed Out: Because Step 1 has Timed Out then Mr. Locklear is the one who then has to investigate it a give a response. That Clearly wasn't done. Also I wasn't allowed to sign Step 2. Mr. Wiley just wrote "Unable to Sign" & Checked "Appeal". That doesn't prove I seen or read that paper. How do they keep getting away with all this Deliberate Indifference & Conspicatorail Conduct a doing things However they want to do it? Oct. 19th 2020, 10:54AM - 14 Rotation CO Jones just Brought & Handed Calvin Cheeks a Grievance Step to Read, Sign & took that paper back. So WHY

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couldn't I have Signed my Grievance Step 29 Minutes Ago: Oct. 22nd 2020, 6:46 pm - Headnurse Letitia S. Owen came to BPod & said, "The reason we haven't gotten a copy of our Covid Test Resoults is because she didn't have the Medical Hours to do all the printing of those papers a that we would be coming off Quarantine in another week or so. That CPod would come off First." CPod is already over their 30 days & in 3 days from today will be our -BPod-30 days. What are the DPS Medical Staff or Prison - DPS Themselves - trying to hide by Not giving Me/Us a copy of those Covid Results like Mrs. Owen told me I would get the day Mrs. Owen READ the Covid Results to me in DPod the day they moved us to BPod & like we got a COPY of the Covid Test Results the last time we were test & then moved into the GYM Even Tho We ALL test "Negative"? Somethings not Right about ALL this. Just like the Signs about "Cleaning The Phones" or the ones about "Wearing PPE In This Area" that HAD NOT be posted before, NOR WORN st then a couple days later Someone came around a took pictures of those signs ASIF they have been posted the Whole time, which they have Not. NONE of those signs Were put up UNTILL a little over a week before we are to be taken off Uct. 23td 2020 - We were taken of Quarantine. A "Institutional Violance Stamp is now called a "Predatory Intraction" Which is Degrading a looks worse on someone like myself when DPS Employee's Unjustly put that label on US when like me has done NEATHER of those things that got me that A-10 charge & convicted. But now I have a Degrading, Unfair a Untrue Stamp in my Records now depicting me a PREDATORE ONLY BECALISE I had to go to Dutside Medial:

Oct. 16th 2020 - Sent Request Form to Mailroom Christopher Adams asking that he run the Tracking Numbers on the Keligions Calendar & Hardback Book because Lisa Price -my Power of Attorney at the time - says Neither has shown Sept. 220d 2020 - Scotland ran the Exhaust Fons alnight a Froze Us. Punish ment Sept. 24th 2020 - Covid Test Done now understand the reason for the Exhaust Fans. Oct. 31st 2020 - Nov. 3 2020 - Been running AC day & night. Cruel & Unusual Punishment It appears Scotland are trying to get us Sick Enough to pop up "Abnormal" again to put US on Quarantine & get Surther Covid money. Nov. 2nd 2020 - Request Form #2 sent to Mailroom Adams over Calender & Book. Nov. 3°, 2020 - N.P. Stephanie M. Oliver showed Desiberate Indifference & Further Conspiratorial Conduct in the Report she wrote on Sept. 2nd 2020 Stating MRI- which was done on Nov. 10th 2016, So almost 3 yrs. OH - shows NO Issues of Low Back/Right Leg & Shows I DON'T Quailfy/Meet Criteria br a No Climbing Restriction" - EVEN THO that MRI is WHAT GOT that Restriction Renewed in 2017 & BACKS UP there IS a Issue & Now N.P. Oliver says Shows NOTHING - States that the Hard Copy from Da Stephen Scott - LINC Spine - over Meds says I have to Consult with Doctor over that Med Dr. Scott renewed a upgraded. Medical will give me the pills I can treep in my cell, but NOT the one Im suppose to take at the Med Window Which I'm Suppose to take WITH the Med Window Med. The Lunny & Conspirational poof of things the Fact in Medicals statements they NEVER state anything about the Med Im give to keep in Cell & take With Med Window Med didn't show up in the Lab Work they STATE was done, but NEVER was. Sept 10th was when that was done a as of today Still not seen stalked to Doctor over that Med. Nurse says Stroke Test must be talked to Doctor about.

Nov. 3rd 2020 - Clothshouse CO States Katy Poole says NOT to give out shirt jackets at this time & YET Scotland Keeps running COLD AIR into the Pods. There is NO Excuss or Reason for this other than trying to get "Abnormal" Covid Test results which still is Cruel & Unusual Punishment misconduct. Nov. 47, 2020 - got a "Medical Communication To Offender" paper tonight from Main Medical & Unknown Author so they can't be Directly accountable for their Julianing Statements. It states, Previous Communication was sent to inform that MS - or its MDS, I don't know - restrictions will not be renewed as Criferia have not been met. You were seen by aptometry 3/2020 following Your Vision Concerns and personible eye glasses which was issued 4/2020. Goabopentin was discontinued after labs were done and none was detected in spite of you receiving it each day. This medication will not be restarted. You was also prescribed meloxieum to take daily and this was last rifilled 9/14/2020. Please Complete a green sheet for refill request. I explained the Restriction thing in the Nov. 3td, 2020 Sick Call vist. The Eye Glasses thing is Straight Deliberate Indifference, Neglect & Conspiratorial Conduct in full veiw, Cause I Don't need Reading Glasses, nor does Reading Glasses solve the Vislon issue of CLOSE UP A Cut the VERY SAME TIME the Distance Blurred issues that Comes & Goes. Also when I was taking that Goodopentin & was stopped out of the blue wasn't because NO Lab Work showed it wasn't in my system is a Blatant Lie, Cause NO LAB WORK/BLOOD was EVER taken or done while I was on that Med & the Melaxicam Med during those 3 months or so. But yet Medical SAY'S the Goodopentin wasn't in my System a is now REFUSSENG that Med, but still trying to give me the Melaxiean which if Medical HAD done Lab Work / Touls Blood like Medical says they did, then Why don't they state that wasn't or was found Because NO LAB WORK was

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Was EVER Done, NO Blood was EVER Taken in those 3 months, nor after those 3 months. But IF it had REALLY been done, then BOTH Pills would have been found in my System. I DON'T PLAY with Meds. Take them or Refuse them. Nov. 5th 2020 - Wrot a Grievance that between 6:20 pm & 6:40 pm I was allowed out of my Pod - BPod, Blue Unit - to do my Library Job & I get run out of Blue Unit C Pad BECAUSE I have CO Ornelas - female - shadowing me, So I leave Clark A go to DAD a CO Urnelas is trying to rush me to do my job after only being in the Pod after a few minutes. I tell CO Dinelas Im doing what Im SUPPOSE to being doing. Then I turn around - Video Footage will show this to be a fact - a I have 3 CD's standing IN the Pod, Soft. Washington is standing the opened DPod door & CO Neal is looking through the door from the Main Unit Hallway watching. So BEFORE I can leave DPod the books Ive Been Given to be put in the Library Return Box is searched. That has NEVER happened. ALL Co's KNOW I don't do ANY transporting of ANYTHING. So when I get out DPods door I asked Sgt. Washington what the deal was Sgt. Washington said What do you mean. I said Ive NEVER been followed before Untill CO Neal Started doing it. - Which that, CO Neals attitude a not letting me out to do my job was what the Last Grievance was over-Sgt. Washington said this had NOTHING to do will Neal, - but yet CO Neal was right there at the door outside of D, E, F Corrador Glotting - SAID they were duing their jobs - but yet they don't shadow Hallway Janitors who go into a cround inside the Pods to do their jobs - I told Soft. Washington that Id handle it like I did betiere. Soft. Washington said, O, how you going to handle it I I said in a grievance like I did the last time when CO Neal done it. Sqt. Washington told me I was done doing my job & to go back to my food a lock down. I told Sgt. Washington They was going Above & Beyond their job & adding to what Ingram, Donn Locklear & Koleigh Case 1:22-cv-00225-WO-JEP Document 2 Filed 03/21/22 Page 100 of 171

Stated in their response in that grievance, Sqt. Washington stated that's just how it was & I told him that was NEVER how he used to be. Soft. Washington then Stated I was FIRED 4 he'd write it up tonight to have my job completely taken from me. These actions tonight is twither proof of Deliberate Indifference, Conspiratorial Conduct & Retailation for my Grievance over CO Neal a because ALL-Ingram, Dean Locklear & Roleigh-agreed I was to be allowed to do my job. They did Ignore the Words a Conduct of CoNeal. In Shodowing me is Preventing me from July doing my job & causes Issues in some of the Pools # they Know This. Because Im being Shadowed - which like taking my jub from me, they have NO REASON to do it anymore than anyone elese who has a job that takes them In ethorigh the Pods - is causing guys & myself from getting & Filling out Book Requests Forms so I can turn them into the Library to be filled a get a book to read. Also this is twither proof of Deliherate Indifference, Conspiratorial Conduct, Retailation, Intimidation, Manipulation & Harassment because I called out the tacts in a Grievance & didn't let ANY of them Bully me about it into backing down & Keeping quiet & Stopping from Trying to do my Library Job. I MAY BE a Inmate, but Wrongs & Vivlotions to DPS Policy, Procedure, Law & Constitutional Rights & Guarantee's CAN'T be allowed to Happen or Continue to Happen & WILL NOTSTOP unless someone Stands Up, Speaks Out about the Misconduct, Violations & Conspiratorial Actions. Ive Always TRYED to do my job to the bast of my ability a not just Pretend to do it a get paid for it. I don't do Anything In NOT SUPPOSE to do while doing my job. When Co Neal isn't making rounds, he's stilling infront of the Outside door letting the Cold air rush over him. Co Neal sweats like he's Detoxicing or going through Withdraws of Alcohol or some other substances NOV. 6th 2020, 11:22 Am, Blue Unit, B Pod - I asked CO Sheely to Directly give

Capt Ingram my Grievance so he can sign off on it - Which the LTA Capt's normally will do - & give if Directly to Sheryl Hotcher - Grievance Dept - a send me my Pink copies. I did this OSO I KNEW it was signed off on a scht torward so it wouldn't sit in the Grievance Box 2 months like the last one did. But Sheely said Copt. Ingram to put it in the box. So I let Mr. Sheely doit. Video Footage will back up all I said in that Grievance. It stated, What Remedy Would Resolve Your Grievance: Stop the Retailation, Intimidation, Monipulation & Havassment tactics. Let me do my Job like I was allowed to do BEFORE July 14th 2019 happened & Stop the Throats of taking my job from me for NO GOOD, TRUE, LEGIT POLICY BACKED REASON! This probably won't help or Change anything anymore than any other grievance EVER does or completely does EVEN THO DRS POLicy & Procedure Mondakes State SHOULD. But NOTHING CHANGES if one keeps their mouth shut. Just like the other Deliberate Indifference & Conspiratorial Conduct going on Concerning Medical, DPS Employee Conduct & Violations to DPS Polizy & Procedure around here at Scotland that is being Done, gotten Away With a Covered Up! Nov. 12 2020 - Warden Katy Poole shipped guys in from Pendle Correctional today. That Prison is where the First Covid case/hotspot broke out a where the First Covid death happened. They are Quarantined on Blue Unit, A Pod & I Shift Kitchen Workers are housed-including myself-in BPod a 2 ad Shift Kitchen Workers are now housed in CPod. Warden Poule is still putting myself a others at Unneeded Risk by housing Quarantain guys next to me athe Kitchen Workers. The Co's making their rounds in A-Pod a then coming to B&Cpods just like before moving it From one Pod to the Next. These Violations, Delibuate Indifference & Conspiratorail Conduct issue are spoken about through out my Haberis Corpus Case -NO 1:19-cv-24- & brought

of Secretary of Prisons Eric Hooks directly through letters to his office OR through papers filed to the Court & copies send to Special Deputy Attorney General Clorence J. DelForge III. The following information was sent to the NC Industrial Commission Special Deputy Commissioner Melissa Botiglione 4 Assistant Attorney General Jaren Kelly because at the time things were moving Forward with the Industrial Commission & Still no Word or Response from U.S. District Court -MDNC at the time. I have copies of ALL stated Letters & Documents Sent to the above list & unlist People & Places to Show WHO was to Id/contacted & WHEN they were told & WHAT they were Nov. 30th 2020 - Signed & Appealed Step 1 & Step 2. It States Ive not been fired from my Library Job & Green Unit, Unit Manager Mr. Chavis Stated that Sot. Washington Stated in his Statement that he never stated that he fired me - EVENTHO Sqt. Washington went & talked to Thurman Anderson, opus # 0008424 & offered him the job that SAME night -. Mr. Chavis told me I wasn't allowed to Have, nor Read Sqt. Washington's Statement or any other Statements written about the incident. Dec. 2nd 2020, 8:55pm - CO Neal brought around to the Pods - but CO Neal Staged out. Side the Pod - another in make from Blue Unit, DPod to do the Library Job. I asked him - the inmak - when he had been hired for the job & he stated it had been on 1st Shift earlier today by Mrs. Samms. I had sent - hand delivereda Request Form to Mrs. Samms - today is her first day back in a month was asking to have a word out her when she had a moment. Maybe this is why I wasn't given the Chance EVEN THO Step 1 Stated I wasn't fired from my job a there NEVER has been 2 Library Clark for ANY Unit. Dec. 10th 2020 - I got a letter from VA Workers Comp. Commission tonight & I didn't

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have to sign for it - EVEN THO its Legal Mail - & it has Already been opened. The Post Mark says Nov. 19th 2020, Someone in the Mailroom has written on the envelope "OTH 11-24-2020 a my Dows # "but I didniget it until tonight. Jan. 13th 2021 - My Dower of Attorney - at the time - Lisa Price states my "Calender," NOR my "Book" that was sent out almost a Month & 1/2 ago still how NEVER made to it Addressed destination. Calender shipped - they say - on July 9, 2020 a the Book on Aug. 12th 2020. It makes one -myself & others-wonder when the issue keeps happening not only with my Property, but also with Legal Mail & Personal Mail NOT making it to the Address - nor Returns through the mail - written on its packaging & the FACT the Mailroom - Christopher Adams - world look up the "So Called "tracking numbers - for the Calender, never given one for the book-given to me OR refussed to give me the tracking number in the first place. Mr. Adoms States it NOThis responsability to look them up. Yet the Prison is Charging us to send it out a yet the stuft NEVER molces it to where is Supposed to & Addressed to. The Prison doesn't like it when we lick the glue on the envelope after they have looked at it & signed off a before they put just regular tope on it. Its like they don't want it Completely sealed for some (coson. They use Regular tupe & not Packing Tape to make SURE the envelope can't be Reopened & Not come open in transport. That's WHY I lick the flap before they can try to stop mo. Jan. 26th 2021-I received a letter From the VA Workers Comp Commission, but again didn't have to sign for it. Also this time I wasn't given the original envelope, but a Copy of it with my Lotter. So again the Mailroom is picking & Choosing when this Legal Mail IS Legal Maild when its NOT-But YET Christopher Adams in the Mailroom States they ALWAYS follow Holicy to the Letter. Yet here is more Proof & Fact that they don't with

Legal Mail or with HEPA mail. Jan. 28th 2021-I received information from BIANC-Brain Injury Association of North Caroling - 4 in it explains issues Ive been Having 4 Complaining about to the Medical Dept & Dr. Locklear Jones directly & because of her Deliberate Indifference, Conspiratorial Conduct & Neglect these issue have gone Unchecked Even The Ive Complained repeatedly about these issues Started AFTER the Nov. 29th 2017 incident. Headaches, Vision issues, Balance, ect. Which BIANC states that with Treatment Could Resolve or Lessen the issues. WITH TREATMENT! Jan 29th 2021-The Prison - Scotland-Sent around a paper labled, "NCDB Division of Prisons Offender Covid 19 Vaccine Declination Form". In the wording it Falsely states that, I have been offered a copy of the DRS Fact Sheet for Offender Covid 19 Vaccine Recipients for the Vaccine being administered". I marked out "I have been "& wrote "I have NOT been" on the Form. Then signed a dated it. The Prison HAS NOT passed out, nor Offered ANY fact sheets what so ever anymore than they Printed Out our/my Last Covid 19 Test results which HeadNurse Letitia S. Owen Stated would be done, but later Stated she didn't have Enough Medical Time to print them out. So if they don't have time to print out ONE page, how can they think they are Willing a Have printed out the Covid 19 Fact Sheet? Jan 29th - Mailcall T got another letter From VA Workers Comp. Commission 4 I had to sign for this one. So Jan 26th, 2021 it wasn't Legal Mail & today its concedered Legal Mail. Further proof of Deliberate Indifference a Conspriatorail Conduct by picking & Choosing when to follow DPS Policy, Procedure, Law & Constitution over Legal Mail & so many other issues done or trying to be done To & Against me.

Jan. 29th, 2021 - Went out to the Barber Shop to get a shove & Still don't have a Shaver. The Barbers are Still HAVING to use hair Clippers to do their job. Normally you only get some small scratch like cuts because of Clippois HAVING to use as Shavers. But tonight the Clippers got me good on my Adams Apple . 8 it bleed like crozy. HAD to be taken to Main Medical to have the cut - not deep enough for Stitchs - Cleaned, Stopped it from Continuing to bleed - it had bleed so much that the coller of my shirt was soaked - neosporn & bandaided. IF the Barbers had the Equitment they are Suppose to have to do their jobs, then this WOULD'NT have happened. The Nurse stated a Report would be filed. Here's the BIGGEST ISSUE, After I came back From Main Medical & the Barbers - 3 of them in B Pod, Blue Unit withmetold me that they DIDN'T HAVE the Cleaning Stuff they are Suppose to have to clean the Clippers After EACH Person or to clean the BLOOD off those Clippers properly. Thats a HEALTH, SAFETY, WELL BEING & LIFE Altering issue for a because of so many Health issues. The BIGGEST one at this moment that SCARES me the most is the FACT that the guy in the Cell beside me is HIV POSITIVE & went out to get a SHAVE before me tonight. Twode Grievance On & Over the FACTS &RISKS listed above. Feb. 2nd, 2021 - We go to canteen this murning & they are selling big bags of chips For . 304 a hage we get put a limit on how many we can buy. But that's not really the problem. The problem is we get Price Gouging Excessive Pricing -A price that has NO Reasonable Relation to the Value of a good or Service & IS Higher Than that Value "Like the Radio's, Electric Shovers, Watches, ect, with 4 Through Access Secure Pak, Union Direct & Globel Tel Link-GTL- alot of Things in Conteen a when we finally get a deal like this on stuff, Scotland ALLOWS DPS Employee's & Staff to buy CASES of whatever it is a they

do this right infront of our faces as we are standing in the Canteen line a get to ld - like today - we can ONLY get 2 bags of each of the 2 kinds of Chips. DPS Employee's or Staff SHOULDN'T be allowed to buy so much & knock us out of getting what they can get in Variety out on the Streets. But DPS Higher Ups/Management don't care & alot of DYS Employee's & Staff are Over Greedy & Smugly do it right in our taces at the Canteen Window. This is ONLY the 4th time in 5 years we have even had big bags of Chips offered in the Conteen a the Snack bags size chips cost us. 354 & higher a bag. March 15th 2021, 8:48AM - Case Manager Pressley Came to see me today. My ONE YEAR Review - which use to be every bononths - was Suppose to happened & Mediums gotten according to my old Case Manager Blackmon no later than Dec. 16th 2020. But didn't hoppen. My ONE YEAR Reveiw finally hoppened on March 2nd 2021. Mr. Pressly States, sense then Kaleigh has opproved me for my Mediams, but Scotland hasn't yet. But yet Scotland HAS signed off quickly - I have their Names & Opens H's to prove it - on guys Who cought Institutional Violance less than 18 months into their "SO CALLED" 36 months they were Suppose to do BEFORE they could get a Override to get their Medians, but YET Got their Mediums. One of those gays got his Stamp in Early 2019 & Cought atleast One - but I think TWO - Write Ups & YET Still got a Override, got his Mediums 1 Moved to Tan Unit. This guy got a Write Up the Same Month right Before he got his Medicins a STILL got them EVEN THO that Write Up disquilifies him for alleast 90 days. March 15th 2021 - Tonight I got Legal Mail, had to sign for it a when it was handed to me it had Already been cut open. Also noted this FACT on the Legal Mail paper I had to sign for that mail. That Legal Mail was from the Law Firm

"Midkiff, Muncie & Ross, PC" & CLEARLY States under their names, "Attorney's & Coursellours of Law. This is the 20th time this has happened in a week or so. The last one was from the Atturney Generals Office which was also noted on the Legal Mail poper I signed. The Legal Mail that also come tonight was from the VA Workers Comp. Commission & I had to sign for it also. I was not opened So this time it was concedered Legal Mail. March 18th 2021; 7:42 AM, Blue Unit, B And - YET again Assit. Unit Manager Samms is in here Irake, Yelling, Cussing & Threating - which all area Violations to DPS Policy a Procedure - for No good or policy reason. Just like DPS Employee's Edwards, Jones & Ricker on 1B Rotation BILTEVE they are Above DPS Policy, Procedure, Law & Constitution while they operate with the BELETT of being Above that Law & they operate with Impunity & Arrogance as does the people listed in this 1983 Lawsuit. This is why NONE of them have a problem Showing Deliberate Indifference or Conspiratorail Conduct & Neglect openly bowards me, nor above using Retaliation, Intimidation, Bulling, Harassment or Manipulation tactics on ocagainst me. They all cut like this BECAUSE they KNOW no one - Other DPS Employee's or Staff-will write a Incident Report on them as DRS Policy & Procedure Mondates they are Suppose to do. So they KNOW that NO Consequenses or Reprecussions will be brough against them because of those Actions or Nonactions. DPS Employee's & Staff who ACT in these Manners & Violate Ouths of Office, DPS Policy a Procedure, Law & Constitutional Rights & Guarantee's SHOULD NOT be projected under ANY Amunity & SHOULD have to PERSONALLY Pay the price Physically - ie their jobs, street charges, ect - & Financially for their Actions a Vivlations as OTHER Law Inforcement & College Professor are LOSING their Amunities, being Charged/Conviced & Personally Paying - Physically & Financially - for their Actions

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8 Violations. These DPS Employee's a Staff SHOULD NOT get away with it
any longer, Nor SHOULD the Taxpayer have to cover the full cost. These
things a Others w:11 NEVER STOP as long as they are ALL covered under
ANY Amunity. Mrs. Samms, Covington, Ingram & the rest listed within this
1983 Lawsuit should NEVER been given or Still allowed to have the Power,
Authority or Privileges of a job in ANY Prison. Let alone a CO, Unit/Assit.
Unit Manager, Sergeant, Lieutenant, Captian, District Attorney, with the
NC Justice Dept. or ANY position with Power OVER or CONTROL of another
Person, their Life or Future! Most don't have the Temperment or Control
they are Required to have PER DPS Policy a Procedure to work at a Prison
or Advanced within a Prison which is CLEARLY shown through their Deliberate
Ind: Herence, Conspiratorial Conduct, Nagelect & who CLEARLY Oversteps
Violate DPS Policy, Procedure, Law & Constitution. This is NOT ONLY local
For Inmakes, but for Other DPS Employee's & Staff also. Its EVEN WORSE when
the GOOD DPS Employer'S #Staff "GO ALONG, TO GAT ALONG" a look the Other
way, Help or Allow a Cover cul to happen a OverLock it all. These GOOD Co's
COULD make an ANONYMOUS phone coll outside of work to the Right Rople
or Organization or Entities that COULD do something about it a put a Stop hit.
But they Choose NOT TO DO SO.
March 18th 2021 - I tryed to send out Legal Mail to the VA Workers Comp Commission
& I am told its NOT Legal Moil. Again the Mailroom is Picking Chusing
when they ARE Legal Mail & when they AREN'T.
March 19th 2021 - Tonight I get a Letter & Medical Records in the mail that is from
a Doctors Office a it CLEARLY States, "Personal a Confidential" in bright
RED Letters under their name & YET the HIPA Law has yet again CLEARLY
been Violated because that Envelope has already been opened.

April 3rd 2021, around 10:35 AM, Hallway Butside a then Inside the Chowhall - Capt. Covington had a guy from B Pod, -my Pod-Blue Unit locked up. Capt. Covington said, Because he-inmote-was talking shit. "So Capt Covington came back into the Chruhall cussing US & Threating to be bock a 6PM to "SHOW US" what talking shift to him-Capt. Covington-gets US. April 5th 2021 - Spoke to the UNC Spine Pain Management today on the phone EVEN THO I signed a form on Dec. 9th 2020 for an In Resson Appointment that never hoppened. Pain Management - Dr. Philips - Stated they were going to Represeribe The Meds that Dr. Scott requested - & was denied for a FALSE Beason - & Stated that they would pet in the order that the pill was to be KEPT WHOLE & NOT poured out of the copocile into water BECAUSE a Time Release Pill & BECAUSE of the Swollowing Issues it cause when taken in Powder Form. Going to try me on another treatment, but going to set up a InPerson vist before they do. Also wanted me to Start using a cream colled VOLTAREN untill then. As of today - April 16th, 2021, No Mede, No Voltarea. April 7th 2021 - I received a Medical Restriction paper tonight stating that I Finally have back the "No Climbing" a "Bottom Bunk" restrictions. This was done with NO Further MRI or anything clese done or looked into. So it only further Proves the Deliberate Indifference & Conspiratorail Conduct Shown To & Towards me along with the FACT the Medical Records-MRIthat got me the Restrictions & 2017 Renewal DOES Show Medical Proof that there TS . Medical Issues that exsist a that they - Dr. Locklear Jones, N.P. Oliver at others - have made me Suffer & be Punished - because I WOULDN'T Willingly put my Health, Safety, Well Being or Life at risk - Unjustly or Unne ccessarally go through so much for NO Good or Medicalor DPS Policy or Procedure REASON'S BECAUSE of their Deliberate Indifference & Compilatorail Conduct

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has caused me to FEAR them a making me to continue to look over my shoulder of look out for Setups that will cause me further FEAR, I somes, Pain Suffering, Hossle, a make me have to deal with a go through further Threats a Retaliation BECAUSE Im toxing to Protect - because they swe aren't trying to - my Health, Safety, Well Being , Life or Further Pain , Suffering or Injuries . It took me over 3 years to get the Medical Restrictions of these NOT EVEN for the 1 YEAR Period as if NORMUNLY is, but for a 6 Month Period before it has to be Benewed-Nov. 304,2021 - again. April 11th, 2021, Blue Unit, BPOd, 5:01 PM - One of the NEW DPS Employee's - CO Humphy - came into the Pod & when Coltumphry gets upstairs - Top Terr-ot the back of the Pod around 30 cell, For NO Good Policy or Legit reason started Cussing & Threating - which Violates DPS Pubzya Procedure - aguy. CO Humphry went from Silent to Irake - which Video Footage will show - in LESS THAN a second a pushed so hard that it turned into a Cotle 7-CO vs Inmote-. That Inmote was BEAT DOWN - above a beyond Reason a DPS Polizy or Decedere Autocole - with his Boton 1 WHILE the Inmote was down & bleeding was Still being hit some more by CO Humphry with his Baton a when the Sat. got there the Inmakwas hit with the Sats. Tases. Then that Inmake was Cussed, Threatened a Yelled at after all that to get up on his OWN Power a Walk - See Video Footoge Prof-AFTER 6 PM Capt. Covington & CO's come into BPd & Destriged our cells EVEN THO the guy/inmake they BEAT DOWN/Used EXCESSIVE FORCE on was NO LONGER in the Pod & NO ONE eleso was part of or involved in what happened, we were Overly Purished & Cell TORN apart. You can BET there WILL be NO REAL PUNISHMENT or CHARES brough against CO Humphry or that Sergeont. One of the CO's stated that CO Humphry came from another Prison & the FACT that CO Humphy had walking around like he was full

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of piss + Vinager just LOOKING FOR or HOPING For a Confration." These NEW COS are being Trained by Iltempered Co's or one's who DONT work on the Unit they are being Trained on & so NOT Trained as things are Done or Handle on that Unit. Like today is the reason WE-inmoles & Co's-are put in DANGER because of Repeated, Overlooked a Covered up DPS Violetions of Policy, Procedure, LAWS & Constitutional Rights & Guaranter's & the FACT life today EVERYONE KNOWS a VIDEO FOOTAGE PROVES the FILL falt lies heavily on CO Humphry & then the Sergeant who added to the Issue & Violetin, BUT will TOTALLY be blumed on the Inmate 4 that will be the END of it. April 16th 2021 - The Mailroom has again sent back Clearly Labled Legal Mail Stating I have to put a Stomp on it. The Envelope Clearly States, #1-Clerk of Commission & #2-Attorney & Counsellor of Law under the Named persons. So I had to Find Stemps & has further Delayed getting Legal Mail out to where it needs to go. 2 Timothy 4:3,4, \$16-18-"For the time will come when people will not put up with sound doctrine. Instead suit there own desires, they will gother them a great number of teachers to say what their itching ears want to hear. They will turn their eye's away from the truth a turn aside to myths. At my first defence, no one came to my support, but everyone deserted me. May it not be held against them. But the Lord stond at my side & gave me strength, so that through me the message might be telly proclaimed & all the Gentiles might hear it. And I was delivered from the lion's mouth. The Lord will rescue me from every evil attack and will bring me safely to His heavenly kingdom. To Him be the glory for ever and ever, Amen. April 26, 2021 - Sent latter to the Attorney General's Office because the Mailroom Kept sending me back - April 22 nd 2021, April 26th 2021 - the envelopes stating "You Must Provide Postage: But Yet they sent out the evalelope addressed to the

Industrial Commission which was ALSO labled Legal Mail. The Mailroom is Yet again Delaying me from getting out more Legal Mail. Either the Mailroom Doesn'Tsend it out because "Postage" or gust DOESN'T send it out ATALL. I can prove this to be FACT. May 1st, 2021 - The Nurse brought me a OFF Brand of "Voltaren" called "Perrigo". In going to findout if "Perrigo" is highly different than Voltaren" because its CLEARLY states on the box, "Not for use on ANY other body arece (such as Back, Hip or Shoulder)". The "Voltaren" was perscribed for my Neck a Shoulders because of Nerve Damage Pain. I was just given this cream without a word about anything or the Fact that the "Perrigo" box Contradicts the VERY area's In suppose to use the Cream on. - Dr. Locklear Jones never responded back to my Infomation Request Form" I sent to her which is WHAT that forms for but only get ignored most of the time. Later notes will state Dr. Stephens Scott's reaction to this issue & UNC A Spine Medical Records will too-May 3td 2021 - Went to Sick Call today finally after going to the first one on March 30th 2021 & pret in Follow Up Sick Call in ON March 30th 2021 like I was told to do by the Nurse. Put in "Request Form" to Dr. Locklear Jones on April 5th 2021 over the issue. Put in another Follow Up Sick Call on April 17th, 2021 because I got no response back from Dr. Locklear Fones. Was Tinally seen on the April 17th Follow Up. But Nurse Mc Callister State T WATTED TOO LONG on Filling a Follow Up Sick Call-Which I have the Carbon Copies of ALL stated above papers & told Nurse McCallister the samething - & would be charged ANOTHER 5,00 & would have to put in 2 MORE Follow Ups to MAYBE see the Doctor. NOTHING done or ACCOMPLISHED a going to get CHARGED yet again. The FACT this was a FOLLOW UP, Im not suppose to be charged again because they already

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Charged me for the one on March 30 th 2021 I could/can prove I put in a Follow Up on March 30th 2021, But Im the one Blamed because TITEY dragged their Fect over Filed Follow Up Sick Call & then turned around A Used the one that went beyond the 15 days SO THAT they can charge me again which isn't the first time. Gricvanu Filed, carbon copy made. May 6th 2021 - Tan I Unit Manager Tameka Smith took me - after handling a Gricuance Step - to the Notary yesterday & She - Notary - Said She'd make sure my Legal Papers got potarized today. 1:26 PM, I talked to CO Hunt - Ton 1, Clod-& Mrs. Hunt said shid say something to Assit. Unit Manager Sase. Sometime ofter 3:6 PM - I forgot to write down the time, but it was ofter I talked to my Case Manager Baywell a that was a 3:34PM - Im called out into the corrador outside the Sergeants Office to get my Legal Papers Tinally notarized & the Notary - not the one Mrs. Smith took me to see yesterday - Stated she didn't have or Use the Notary Paper that I was told was used on Tan I like its used on Green & Red Unit Notarics. That's the reason I had to Redo the last page of my Legal Papers because it had the Hand Written notary paper in it 4 Only Mrs. Hall-Blue Unit Secretary & this One Other Notary - is the only one who will sign a notarize a Hund Written notary section. So NOW Ive got to wait yet another week to get these Legal Papers notarized because of what that Notary MIS. Smith took me to see yesterday told me about the Notary Page. In sick a tired of those Deliberate Indifference & Conspiratorial Conduct games they keep playing with me & the delays caused trying to got Legal Work notorized a sent out. May 12th, 2021-20 Attempt Gricvance put in box over Medical Issues & Actions From May 31, 2021. May 13th 2021 - Again no one came to do Notaries. Talked to Unit Manager

Tameka Smith & she tryed to call Blue Unit Secretary Mrs. Hall & Said she got no answer. Mrs. Smith said she'd try to get someone to Notarize them tomorrow. SMH, 4 weeks & Still not notarized. I don't know what Tan 1 Secentary did to get into trouble & get sent next door to the Green Cloths camp, but Scotland needs to put someone in her place untill whatever is done / decided on her. May 14 2021 - So when I go see the Nurse at "Sick Call" on May 3th 2021 I have better than 20/20 vision - I could read BELOW the Redline - A can read the paper in hand used for Reading Vision a passed it also. BUT when I go see the Scotland Eye Doctor today & for a whole 5 minutes that the vist took, he -eye doctor - says not only do I need Reading Glasses, I need Bifocal in them also. Doctor says YES vision can be time 3/4 of the day - For example - & Blurry off & on the other 14 of the day & thats BECAUSE of my AGE, NOT Because of any Head Injury that has accured. EVEN THO this didn't Start UNTILL the Head Injury/Bad Concussion I received on Nov. 29th 2017, NOR the FACT that when In not having the Vision - Close up & Far Away at the SAMETime - is perfect. This is only Further Proof of their Deliberate Indifference a Conspiratorial Conduct in their handling of TRUE Medical Issues & Nontreatment of those issues. Just like I was over my Facial Issues that I was Treated & Talked To like I was FAKENG right up to the moment I was seen by a REAL Specialist -Dr. Andrea Jarchow - on the oretside sent me for an CT Scan & foundout I WASN'T FAKING or LIEING & the Medical Issues were Real & Legit. DPS Policy & Procedure", - Medical Treatment ADII-1, II (a), (3), (6)-, Mission Statement & Healthcare Treatment Philosophy states In to GET the Medical Treat ment ASIF I was on the Streets seeing a Doctor. May 14th 2021 - Assit. Unit Manager Sase says if he can't get me infront of a

Notary today, then he'll make sure I see one on Monday - May 17th 2021-May 17th 2021 - As of 3:25 PM Ive tryed 4 times today - Starting around 10AM-to try to speak to Unit Manager Tameka Smith because Assit. Unit Manager Sase told me Friday that IF he couldn't find me a Notary on Friday, that HE'D make sure I seen one on Monday. Mrs. Smith told CD Firster just a minute ago - like Mrs. Smith says she's been alday, but Ive seen her Myselt just standing around doing nothing off & on outside the Soft's Office in the Corrador - that she was busy a she'd be here untill 6PM. I told CO Firster That Notary wouldn't be here untill 6PM, they leave around or before 5PM. 6 PM - Still NEVER got to speak to Mrs. Smith. May 19th 2021 - Talked to Assit. Unit Manager Sase & he said I WOULD be getting my Legal Papers notarized tomarrow a he'd talked to Unit Manager Smith to MAKE SURE it hoppened this time. May 20th 2021 - After 21/2 hours of pushing to make sure that I got my Legal Papers finally notarized after OVER a Month of trying. The Notary had come notarized guys papers from Tan 2 d then left before she done ANY of Tan 1 papers. Around 5:50 PM - Assit Unit Manager Sase brings everyone a KN95 mask. These are the first ones that ANY of us have been given this Whole Time & its been over a Year of this Covid 19 thing has been going on. The Covid Tested over half-84 guys in each Pod - C Pod this morning. Then put us on Quarantine. But YET Still had Tan 1 & Tan 2 - which AREN'T Quarentine - together out in the corredor for Med, Call. So what the point? NO CD is wearing ANY - other than masks, but NOT the KN95 ones - PPE. "Dota released on April 16th, 2021 by the CDC states that 86,080 people in America reported serious Health problems after taking a Covid 19 vaccine. These include Birth Defects -17 Case-Permanent Disabilities - 1,217 cases - Hospitalization - 6,271 Cases - 4 Deaths - 3,168 Cases -.

There are somewhat similar reports of Adverse Reactions & Death in other countries. A Jan. 2021 study by the CDC admitted that people who received the Vaccines experience Anophylaxis at a rate 10 Times Higher than the Flu Vaccine. Anaphylaxis is an Allergic Reaction so Severe that it causes Death in 0.7 to 2 percent of cases. That study gives a early indication that the Covid vaccine could be 10 TIMES More FATAL than the Flu shot." YES thats a small percentage or Change the FACT that DPS is trying to Force, Threater, Manipulate & Punish me into taking the Covid Vaccine EVEN WITH these fact Known & Published by the CDC in Jan & later further Facts in April 2021 which was within 2 months & 5 months AFTER the first shots had started to be given out in the World. But people like me - or as Ive been told by a Anonymous Sources High Up in DPS about the 5 Dialysis guys who have died because of the Scotland Medical Staff Deliberate Indifference, not because of the Dialysis Medzal Staff who's Education a Experties in the Dialysis Feild has to get Approval from Scotland Medical Staff For anything their patients need for their treatment which Scotland Medical Staff AREN'T Quilified to make KNOWN & INFORMATIVE decisions over. Any more than they are about alot of different Medical Feilds inwhich DPS Policy & Procedure states they are to send us to Outside Specialist who can make a Quilified & Informative Diagnosis - like what was Finally done over Spine Issue A sent to UNC spine a Finally UNC spine Management along with Finally to Dr. Andrea Jarchow over Ear, Nose, Throat & Facial Issue, but not before long Spans (over YEARS) or Never gother yet issues - in their Medical Feild of Speciality. Or the Deliberate Indifference FACT shown that guy From New York who died in MCON from Covid BECAUSE they Quarantined him their instead of taking him to the hospital EVENTHO he was one of those HIGHRISK guys a was BADOFF, Diabetic & had other

Medically Noted Medical Issues or the FACT another guy brought here Positive For Covid 19 from Lumberton Correctional who was shipped here EVEN THO there was a NO TRANSFER ORDER put out by DPS was in place for ALL Prison's & the FACT all those guys were literally brought in the Back GATE & Back DOOR of Scotland Correctional from Lumberton Correctional, That guy was FINALLY taken to the hospital at the LAST MINUTE, but SHORTLY After DIED of Covid BECAUSE of Scotlands delay of treatment which was told to me by a Relayable DPS Higher Up. With not being able to Get or I have to Fight so Houd for So Long trying to just been SEEN to try to GET the Medical Treatment NEEDED. IF I did take the Covid Vaccine a Started howing Medical Issues, that wireldn't change anything in the Fight for Looking into & or Getting the Treatment need & as the guy who Finally got taken to the hospital, by that time it was Too LATE. People have gotten Blood Clots in the Brain-which is an AREA Im already have Medical Issues in - & Other Issues after taking the shot. EVEN THO these FACTS are out there, Prison Officals, Politions & Commentators are still Pushing, trying to Bribe, Fear Mongering & trying to Threaten people - over Jobs to betaken or given but in the end not given, over Vistetion, Religious Services which we are still NOT getting EVENTHO they loop offering other GROUP Meeting NOT protected in the Constitution, ect .- to get the Covid 19 shot. These are the SAME people who are wring their hands over every death they can tenuously tie back to Covid 19 4 then fight hard to COVER UP the fact of their Deliberate Indifference that CAUSED or COULD CAUSE the death of inmotes like myself because of their Actions & Decisions. Yet these SAME people are Silent about ANY Drowback, Concerns or Issues Connected & Cause by the Covid Vaccine. I CAN'Tget treatment for issues I ve been trying to get

Medical Treatment For over 3 years now & the Covid Vaccine could make worse with Inflamation to the Heart, Blood Clots in the Brain or Allergic Reaction, ect. The Prison, nor DPS don't take ANY of these Issues or CDC FACTS into account a are Further showing Deliberate Indifference when you bring concerns of issues before them - BEFORE & DURTNG COVED-, when they finally get around to seeing you -amonth or so more- are still Reloxed, if At ALL in getting you me any further help or treatment. May 28th 2021, ground 2:25 PM-They are in here again Covid Testing. They just Tested US on May 20th 2021 & as for as we know - no one has been removed from CPodor been told, NO ONE tested Positive from the 20th They Tested me again 7:50 PM - We were given our 2nd KN95 mask. They should have been doing this from the start, cause the Cloth masks they Prison - wasn't good enough to wear to a Docturs Office or to the Hospital. So how were they any better here when We are around & come in contact with MANY MORE people from the Streets here AT Scotland Correctional then we EVER would outside of Scotland which would be only Lor 2 people on a Medical Trip. June 2nd 2021 - Got the "STAYED" letter from Melissa Botiglione - Special Deputy Commissioner with the Industrial Commission. June 3rd 2021 - I was told to pack up, that I was being moved to Tan 2: this will be the 3th Attempt at this SENSE I came to Medium Custody. The FIRST Attempt was the moment I stepped on Tan 1 in April & only weeks after finally getting my "No Climbing "Restriction back & a "Bottom Bank" Restriction -I went to the Sot's Office & let Soft. Timmon's & Unit Manager Tameka Smith know- Even The Mrs. Smith KNEW about my Restrictions because of the Other 2 Attempts of herself trying to move me Upstairs - that I had a NO

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Climbing Restriction". Sgt. Timmons tryed to say that my "NO Climbing" Restriction was just for the Top Bunk & NOT for Stairs & that Restriction Expired TODAY. I showed Sgt. Timmons & Mrs. Smith my Medical Restriction paper which shows that the "NO Climbing" & "Bottom Bunk" Restrictions expire on Nov. 30th 2021 d the FACT those Restrictions are in TWO Different Sections which means its TWO Different Restrictions. So Mrs. Smith called N.P. Owen & Mrs. Owen told Mrs. Smith she Didn't Care what my "Medical Restriction" paper Stated, that my "NO Climbing" Restriction expired TODAY, not Nov. 30th, 2021. I was told that I'd either be going to Tan 2-which is Upstairs - OR I was going to Red Unit - Restrictive Housing -. I asked Soft. Timmons & Mrs. Smith if they wanted me to go pack my property for them before they took me to Red Unit. They both Said Yea. So thats what I did. Mrs. Smith said they needed my Bunk-C12because they had a guy with a Breathing Merchine that needed that Bunk. The PROBLEM with that is the FACT there is NO PLUGIN between C10 a C12 or between C12 & C14. Ive only been on Tun I from Closed Custody starting on April 20th 2021. In that time to June 3th 2021 they-Mrs. Smith-have Attempted to Remove me from C12 Bunk . First-time on April 20th 2021 to Top Teir EVEN THO I had Already been Assigned to C12 before I was brought over from Blue Unit to Tan 1. On Second Attempt to Tan 2 - Up Stuirs 2 - HOUR - BOTH PREVENTED because of my "NO Climbing Restriction" a this is the Third time to remove me 3:10 PM - Taken to Main Medical before being taken to Restrictive Horsing. While there I informed CO Haywood - Tan 1 CO- who informed to the Male Nurse & the rest of the Nurses & CO standing around that I was Declaring a Hunger Strike". Mrs. Smith to Lt. Locklear - now Capt Lucklear - standing in the Hallway outside of the Chowhall of my Declaration of my "Hunger Strike" Lt. Locklear stated I

was to be given NO FOOD or LIQUIDS. When we get to Red Unit, Mrs. Smith informed Sgt. Wilbert Walker that he HAD to house me on the Bottom Floor BECAUSE I had a "No Climbing Restriction" which blew my mind Because it was the VERY REASON I was being put on Red Unit. Sqt. Walker told Mrs. Smith to take me to Receiving then & house me there. Mrs. Smith said she Couldn't because it was full. Sof. Walker told Mrs. Smith so was Restricted Housing. There was 3 guys in the only 3 Holding Cells/Bird Cages on Restricted Housing side. So Sgt. Walker put me in a Rec Cage in CPod. I informed Sgt. Walker I was on a Hunger Strike. Sqt. Walker told me I'd have to wait untill Breakfest to Staft it. I told Sgt. Walker I had not eaten Dinner yet & they were Still passing out Dinner Trays, so the Dinner Tray Counted as Tray # 1 of my Hunger Strike . Soft. Walker said they had already feed C Pod & walked off. A couple of minutes later CO McGill - around 3:45PM - came & offered me a Tray & Juice & I Declared I was on a Hunger Strike & so Mr. McGill yelled to Sot. Walker who was in the corrador outside A,B,C Pod & told him. Sof. Walker told Mr. McGill that Tray didn't count because they had already feed C Pod. I told Soft Walker that Mr. Mcbill offered me a Tray & I Declared a Hunger Strike to Mr. Mcbill, thereby it Counts as Hunger Strike Tray #1 OR the FACT he - Soft Walker - was Violating DPS Policy & Procedure by Dening me a Dinner Tray with the Intent of Punishment or for Retaliation reason. Sqt. Walker said no more & walked off. 7:38PM-Lt. Rush came to me & wanted to know WHY I was back here - Restricted Husinga I to Lt. Rush that they stripped me of my "No Climbing Restriction" to remove me from my C12 Bunk & tryed to Force me to move to Tan 2 & climb these stairs. Lt. Rush said she'd be right back, she was going to handle that. 7:49 PM - Lt. Rush came back a said that it states in the Computer that Im to be put on a Botton Bunk ", but the "No Climbing Restriction" no longer showed up in

the computer. Lt. Rush said there was a Bottom Bunk upon on Tanz. I told Lt. Rush I couldn't climb stairs. IF it has been completely taken out of the computer, then its a good thing I kept the "Medical Restriction" paper in my walled like In Suppose to do according to DPS Policy a Procedure. Id just gotten those Restrictions on March 31st, 2021 & got that paper on April 4th 2021 after fighting For 3 YEARS to get the "Climbing" Restriction Renewed a moved to Tan 1 on April 20th, 2021. 9:11 PM - Ive still not gotten my Property & Ive been down here for over 6 hours & the Rotation thats working today will be OFF tomarrow. DRS Policy & Procedure Says that ALL Paperwork - Incident Report, Property Invetory Sheets - must be Completed BEFORE and of shift. 9:39 PM - When CO came around a scanned my cell a the guy who was in this cell before me is who's picture showed up. Thats NOT suppose to happen. My information - Opus # - is suppose to be Typed in the to log me in as being in this cell. Normally they put that information on a envelope & typed in to Log where I am located in the Prison. Thats not being done. The Other guy is being Logged as being in this cell-LC21-even the his on another Unit. I Sear that my Legal Papers that I have - 4 Brown Enveloper Full of Evidence - to back up my Lawsout is going to come up missing. I feel this is WITY Ive not been brought my Property. This Bed Assignment issue wouldn't be an issue if Unit Manager Tameka Smith would have followed the same thing she told Soft. Walker he had to do - Bollom Flour because of "No Climbing Restriction -June 4th 2021 /1:11AM - CD scanned my call & my picture still isn't the one showing cap, but the other guys still is a my opus number isn't being put into the Tablet. I asked the CD for a pair of shower shows because I still don't have my Property. I need a pair so that I can take a shower tonight. If I can't take one tonight,

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I'll have to wait until Monday Night.

1:20 PM - My picture finally showed up on the Tablet.

2:20 PM - My Case Manager Bagwell came to see me with a paper that I am under Investigation for "B-25, Refussing Bed Assignment" a I wrote a studement on the bottom of that paper. Paper says it will take I to 45 days.

Mrs. Bagwell said she'd be right back with a copy of that paper for me.

Mrs. Bagwell said she woreld go talk to Tan I Unit Manager Tameka Smith about WHERE my Property was & Whiy I hadrit gotten it yet.

3:47 PM - I asked CO Graham again if he could get me a pair of those Bright Drange Shower shoes. Mr. Graham said he has me marked down to get me a pair. Ive Declaced Yout of the 9 Trays under the Hunger Strike so far.

5PM-Well I guess I won't be getting my Property, Legal Paper, Bible, Hygen or Address Books. Nor did Mrs. Bagwell bring me back that copy she said she'd be right back with. There is no reason its taken them over 24 hours to get my Property Invetoried a Brought to me by now. They have NO Polizy reason either. Mrs. Bagwell a Other Case Monager all leave Before or At 5PM. So no hope there of getting my Property.

7:24 PM - Asked Co passing out Mail that Ive been trying to set a pair of Shower Shoes all day so I could take a shower tonight. It I missed it tonight, then I'd be 5 days without one come Monday. I told him I still didn't have ANY of my Property from getting locked up yesterday & why I needed a pair of shower shoes. CO Dail - Male - said he'd try to get the key to the closed - which is beside the Softs. Office with atteast 20 CASES of the Bright Orange Shower Shoes & Hygen packs - & get me a pair. Mr. Dail said he'd ask Soft to Call about my Property. 9:05 PM - CO Dail brought me some Shower Shoes, but he said No Word on my Property yet. This issue is going Delay a for now Preventing me from Contacting

my New Power of Attorney to Findact the depth of my Old P.O. A's misconduct a shady actions with a in my name. I was suppose to Call him Sunday - June 6, 42021-1025 Land 54, 2021, 3:28 PM - Sgt. Hunt came a asked me why I was on a Hunger Strike - which I'm on Tray 7- a I exploined it all to him a the Violations to DPS Policy a Procedure that WARE Done a WERE Further being Violated. Sgt. Hunt Said that if he Could get me back on Tan 1, Giornal Floor, would I go back a I said YES, because I won't have to Climb Strive, which was WHY I was down here.

3:43 PM-Co just told me to pack up a I'll be going back to Tan 1.

3:50 PM-I was taken to the Sots. Office a while Sof. Hunt was keeping me busy tulking, a Co-Female-was trying to get me to sign a paper stating I was coming off my Hunger Strike a released them-the Prison - of ALL Liability of it ajust as I was reaching to set a sign the paper, Sgt. Hunt jumped the geen a told me he was putting me on A-54 - which is Top Teir -. I told Soft, Hunt I couldn't climb Stairs. Soft. Hunt said well that's the best that he could do. I said why couldn't he just put me in the GYM then. Sqt. Hunt said he couldn't do that. I said WHY Not, there are guys Still in the GYM. Soft, Hunt said again that A-54 is the best he could do. I Said again I can climb Stairs. So I was took back to my Rastricted Housing Cell, back to C.21. They tryed to TRICK me into signing that paper to get me OFF the Hunger Strike. Sunday's Lunch Tray WILL BE Tray #9. It looks like they are going to Stay Depriving Me of my Property, Legal Papers, Bible, Hygen & Address Book which I need to sent out letters to the Court & people on the outside including my Power of Attorney. This is hurther proof of their Deliberate Indifference a Conspiratoral Conduct which further brings fear over my Legal Papers over my Lawsuit & Street Charges will disappear a are further Harassment, Intimidution, Retatiation & Manipulation tactics trying to presure me into allowing Then to FORCE me into Indangering myself into Climbing those stairs by trying

to Manipulate me into Willingly doing it a just going to Tan 2 of Top Teir which would let Dps & Scotland Correctional & DPS Employee's & Staff off the hook for their Violations & Circumventions of DPS Polizy & Procedure, Law & Constitutional Rights & Guaranteens of their Misconobect of Deliberate Indifference, Conspiratorial Conduct & of their Threats, Retaliations, Intimidation, Manipulation & Harassment. Ive always tryed to handle & do things by DPS Polizy & Procedure Mandaled ways & HOPE it helps me in the end cause so far it hasn't. At ALL TIMES I let DPS Employee's & Staff LEAD what goes on a Happens. I give Resistance AS DPS Policy & Procedure SAYS I can, but at ALL TIMES I let DPS Employee's & Staff LEAD where it goes & How it ends. Good or Bod DPS Employee's & Staff LEAD where it goes & How it ends. Good or Bod DPS Policy & Procedure. Their LEAD & CHOOSES.

H:57PM-I still don't have ANY of my Apperty, NO Segregation Hygen kit, NOR have they gotten Maintenace to come six my Cold Water that is BEARLY coming out of the spout. What they are doing is As BAD as what they do when they Write Up someone a case the words "Reliable Source" or "Appears To Be" or "Looks Like" in their Write Ups 4 thats the ONLY so called Evidence they have against a person. They DON'T Have, Nor FIND what this "Reliable Source" SAYS that guy had a WON'T let you guestion, NOR bring fourth this "Reliable Source" like the Law States you have the Right to Control & Question your accuser. Even with the "Appears To Be" or "Looks Like", DHO needs NO other evidence, No whatever it is they SAY is Whatever, NO lob results, NO pictures, NO Physical evidence at all. June lots, 2021, 9:56 AM-Tray #9 came & I told CO Take I was still on my Hunger Strike & I asked her to let Sgt. Hunt know that was Tray #9 when she lets him know Im still Declaring my Hunger Strike Please.

3:12 PM. I Declared my Hunger Strike on my 10th Tray. I have yet to see Sqf.

Hunt, Nor Shrink, Nor Doctor. So DPS Policy a Procedure is being For ther Violeted.

3:42 PM-I asked CO Yates to Please let Sqt. Hunt know that was Hunger Strike

Tray #10. Mr. Yates said he would.

June 7th, 2021, 10:11 AM-Tray #12, asked co McGill to let Sgt. Walker know that was Hunger Strike Tray #12.

10:35 AM - I asked Co McGiH to Pleace let Sqt. Walker know that Im going on Record to let him know that DPS Policy & Procedure says on Tray #9 Im to go BEFORE a Shrink & a Doctor on THAT Day after Tray #9 has be Declined. Mr. McGill Said he'd let Sqt. Walker know & the Fact it Still hasn't happened.

10:49 AM - CO McGill came back a asked me WHY I was on my Hunger Strike, - COMCGill is a Stickler over DPS Polizy a Procedure being followed - So I explained Everything from Start to Present a pointed out the FACTS where DPS Polizy a Procedure has been Violated a Circumvented to remove me from my Bunk, over the Hunger Strike a ALL the tricks, starts, tactics a attempts to FORCE me to Climb Stairs & taking a Bed Assignment on Tan 2 or Top Tetr, NOT following DPS Polizy a Procedure Accomadation Polizy or Policy a Property, legal Paper, Bible, Hygen or Address Book. COMCGill said they Couldn't house me in the GYM because it was being used as a Quarantine area. But yet Sgt. Hunt tryed to get me to taxo Tan 1, A-54 which they are Still on Quarantine. If I had not put a Inkpen or Paper in my pocket before I came to Restricted Housing. Then I would have had NOWAY to keep these records, times, dates, events/actions.

12:24PM-I asked CO Locklear to ask CO Richardson-Write Up Dept. - to Please come see me when she gets done doing her rounds here in CPod before she leaves. Im going to ask Mrs. Richardson about that Write Up Ive NOT been served yet a ask

her if She'll send me a copy of it & the Statement I wrote. 12:58PM-When CO Richardson got done, she left without coming to speak to me. I Heard & Seen Mrs. Locklew let Mrs. Richardron Know what I asked. 1:29 PM - I just spoke to Co McGill & he says that the logs for my Hunger Strike DO NOT show up in the computer, NOT EVEN the one he himself logged in on Thursday, or the one's I watched be logged - or look like being logged in - into the Tablet & or called over the Radio to Sqt. Hunt or the Sqt. on Night Rotation at Breakfest time when I Declared I was still on my Hunger Strike. Mr. Mcbill asked if Medical or Mrs. Collins - the shornk-had come to see me & I told Mr. McGill NO. Mr. McGill said he talked to Red Unit Assit. Unit Manager Mrs. Jones about it a over my Property a has heard nothing back from Mrs. Jones. So I asked Mr. McGill to Please contact Capt. Gause & ask her to Please Come speak to me. In 12 Trays - 4 days - in on my Hunger Strike anothing. Mr. M. Gill has NO WORD on my Property & I forgot to ask about a Hygen Pack. So now they are Deleting my Hunger Strike Logs on top of the NO CLIMDING" Medical Restriction that Lt. Rush says don't even show up in the competer any longer which had to have been removed within about the 6 Hour period before Mrs. Roush came to talk to me. They keep Doubling Down, showing further Deliberate Indifference, Conspiratorial Conduct along with Adding to & making things Worse without Lear of ANY Conseq-Ulnces or Repercussions for their Violations & Circumventiums to DPS Policy & Procedure also of Constitutional Rights & Guarantee's or for their Miscondud. This is WHY Jaren Kelly - Tort Claim - & Clarence J. Delforge Ht - Habea's Corpus Case - with the Attorney Generals Office have fought so hard to jet the Courts to drup my Cases because Mr. Kelly & Mr. DelFugge III or the DRS Higher Ups - Warden Koty Poole, Secretary of Prisons Eric Howles, Director of Prisons

Kenneth E. Lassiter, Commissioner of Prisons Todd E. Ishee 4 their Investigator Monica Bonds - in Raleigh don't want the Court or Public to know the Illegal Conduct a Actions, nor the Denied Medical Care that is being Withheld a being Covered Up that's Truly being done to Human Beings BEHIND the Fence where DPS Employee's & Staff Deliberate Indifference shows that they beleive they ARE Above the Law & so they operate with Impunity & Arrogance. Along with the Beleit DDS Employee's & State are Above DPS Policy & Procedure, along with Constitutional Rights & Buarantee's. By the Attorney Gonerals Office, NOR Dept. of Public Safety not putting a Stop to DPS Employee's Staff's Deliberate Indifference only further Inboldings & further Strengthins these Beliefs. Jaren Kelly's - Assistant Attorney General - Pasponsa Breit proves this Fact - along with Clarence J. Deltogge II's (Special Deputy Attorney General) handling of my Habea's Corpus Casa (No:1:19-cv-24) - in my Tort Claim - No. TA-29039 - 4 my Response back pointed out the FACTS only further. Shows their Deliberate Indifference to what Ive said all along-sense 2019along with the Evidence to back it up is True, Factually Accurate Detrimental Information a any further Delay is only allowing DPS/Scotland Employee's & Staff time to show further Deliberate Indifference, further Violations & Circumvention of DPS Policy, Procedure, Medical Daths, Daths of Office, Low & Constitutional Rights & Gueranteis along with twither Misconduct that all goes against a indanger DUR-Inmate & DPS Employee's a Staff-Health, Safety, Well Being a at time OUR Lives along with further actions of Cruel & Unuseal Conduct, Parishment & Conspiratorail Actions. These Violations, Circumventions, Misconduct, Deliberate Indifference 4 Conspiratorail Conduct is turther Preventing & Delaying me from handling ongoing Legal Issues in the Court System & in Personal ones happening on the Streets.

6:19 PM - Still my Property hasn't been brought to me & its not a lack on my part of not trying to get someone to get it or have it brought to me. The Video Footage in C-Pad will show Each & Everytime a Tray was Offered & Not Tallan each time I further Declared I was Still on a Hunger Strike. I don't know what more I can do DPS Policy & Procedure wise, nor can I send a letter to the Court over this BECAUSE Ive Still not been brought my Property, Legal Papers, Bible or ADDRESS Book so I can ASK the Court to help me Stop the Deliberate Indifference, Conspiratoral Conduct, Misconduct along with the Violation & Circumvention of DPS Policy Procedure, Law & of the Constitution along with the Repeated Cover up Effects going on here at Scotland Correctional. I Thanked CO McGill for telling the Truth about me Declaring that First Tray on Thursday even the the Computer shows no Hunger Strike be Declared. This is just another show of Deliberate Indifference a Compriatora: / Conduct against / towards me, like the Stunt pulled by Sof. Hunt on Schurday with that attempt to destruct me while trying to get me to sign that paper. June 8#2021-4:19AM, CO Holmes, Tray #14-10:28AM, CO Locklear, #15-3:29PM, CO Locklear, #16 1:07 PM - Sof. Wilbert Walker come stold me to packup. I asked where was I going. Sqt. Walker said back to Tan I. I said what Bunk that 1 thru 42 were Ground Floor, 43-84 were Top Teir & Soft. Walker said he didn't know & walked away. 3:29PM-I ask CO Locklear what was going on, Mrs. Locklear said what do you mean. T said Sgt. Walker told me to pack up hours ago. Mrs. Locklear said she didn't know. That all she know was that Soft Walker told her to findowt if I was going to accept a meal. I told Mrs. Locklear NO. 3:38PM-CO Locklear came back a told me that Sqt. Walker said they were moving me after feeding. 3:40 PM-They came to take me to see Mrs. Mclean - Tan Unit Shornk - IF Mrs. Mclean

writes in her report what Mrs. McLean SAID she was going to, it will document the "No Climbing Restriction", the refused to take a Urin Sample yesterday which would have proven how long I have been on this Hunger Strike. The things in the Medical Records a Notes that Mrs. McLean States don't make sense over the Nonseneval of the "No Climbing Restriction" in 2018 - conpaired to the Notes of 2016 a the MRI proportions 4 Hotes renewing in 2017 & then NOT renewing between 2018 up to when it was on March 31st 2021 a then taken on June 3td 2021 - 4 that I was trying to use DPS Policy & Procedure with the Hunger Strike to force them to St-p Showing Deliberate Indifference & Conspiratorail Conduct in their Violations & Circumventions of DPS Policy a Procedure that was going on by trying to Furce, Intimidate Threaten & Manipulate me into doing something that could get me hust or God torbid get me killed - Chapter B. 0301 (b) OBEY Lawful Orders, (b) Health, Offender WILL NOT engage in Conduct which MAY BE Injurious to THETR Health" - 4 the Stopping of information being Changed or Deleted from the System. Along with all the things I have explained in detail which Mrs. McLean DID take notes during those tellings. Mrs. Mc Lean SAYS that NP Oliver, NOT Dr. Lockless Jones is the one renewed my "No Climbing Restriction" & added the "Bottom Bunk Restriction" on March 315t 20214 it WAS NP Owen who Changed the "No Climbing Restriction" from Nov. 30th, 2021 to June 3th 2021 ON June 3th 2021. 4:06 PM - When I finished talking to Mrs. McLean, Red Unit, Unit Manager Gerald took me to Sot. Walker & told him to take me back to my cell. On the way I asked Sot. Walker if I was still being moved back to Tar 1 a Soft Walker said NO, that they had NO Bottom Bunk open on the Ground Floor. This only shows a 3th attempt to Trick me into coming off my Hunger Strike. Like I have said in my popers before to the Court, DPS Employee's & Staff High & LOW WILL DO, SAYATRY anything to Trick, Force or Manipulate what they want me to

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to do that CLEAR shows Conspriatoral Conduct & Deliberate Indifference to that which Violates DPS Policy, Procedure, Law dor Constitution to accomplish whatever it is they are trying to get me to do. 5:14PM-I ask CO Locklear if she'd ask Soft Walker why after a week almost that Ive still not gotten my Property, Legal Papers, Bible, Hygen or Address Books? Mrs. Locklear said didn't you refuse to move. I said NO, that Soft. Walker Finally told me they Still had no bottom bank open on Tan I. I Said Sot. Walker only told me to pack up to try to Trick me into cating a ending my Hunger Strike. CO Lucklear said that's Probably why I still didn't have any of my Property. 10:19 PM - I still don't have my Property, nor Copy of my Write Up, nor that Copy from Case Manager Bagwell of my Statement on that "Investigation" paper, nor Any of my Hygen. June 9th 2021 - Around 2AM CO Holmes come to my cell & said that Medical was down here to draw blood, now I thought I had dreamed this had happened around the same time lastnight. Ituld Mrs. Holmes she must have the wrong cell cause I don't take Meds. Mrs. Holmes said that the Nurse said it was me. I asked Mrs. Hulmes to ask them WHY they were here to draw blood Mrs. Holmes said the Nierse said she didn't have to tell me Why. I asked if it was because I was on a Hunger Strike. Mrs. Hulmes said she didn't know. In not letting Medical draw blood UNLESS they have a printout that dated for that Sameday a WHY they are drawing it. They - DPS Employee's a Staff have tryed to Trick me to many times so far & I'm not giving them blood so they can it to the Lab 8 it come back that NO MEDS are in my system a they doctor -like they have done in the System with my "No Climbing Restriction" a then with the Hunger Strike Logs - 8 make them look like those SO CAUED Lab results Case 1:22-cv-00225-WO-JEP Document 2 Filed 03/21/22 Page 131 of 171

Medical say they took - but DIDN'T - last year that's stated in my Lawsurf & Medical makes these New Lab results state they are the ones from LAST Year. In the 3 Months between I started taking the Meds Dr. Stephen Scott-UNC Spine-put me on a Medical taking the Medication-Goabopentin-From me, NO BLOOD was drawn & Medical have NO Lab Results to Show or Prove me wrong. But yet Refuse to put me back on the Med Dr. Scott not only renewed, but wanted me taking it 2 times - 2 pill at Lunch & 1 pill at Night Med Call- a day & also UNC Pain Management has also tryed. Nurses aren't Suppose to a been asked by Dr. Scott & Dr. Philips-UNC Pain Management-not to open the Copsule & pour the contents out. But they do it anyway - Even Tho its a Time Release Pill - 1 pour it in the water. I drank the water - Which numbs the Whole Mouth a Throat which cause Swolling issues - 4 then I'd drink a 2nd little cup to wash it down because of the numbing issues. Then we are made to Open our mouths to prove nothing is there. So there is NO WAY that Med wasn't in my Blood System. 3:43 AM, CO Holmes, Tray #17-10:31 AM, CO Dial, #18-3:13 PM, CO Tate, #19 4:16 AM-CO Holmes brought me a poper Medical is wanting me to sign saying I refused that Blood being drawn. But it listed 3 or 4 Different Abbravations & not WHAT or WHY they wanted it done. So I didn't sign it. They-the Nurseswon't tell me WHY they want to draw blood, then put Abbravations instead of Words, What are they-Medical-trying to HIDE . Is it another Setup like in Soft. Hunts Office on Sat. or Soft. Walker yesterday & If its over the Hunger Strike, then why didn't they do it when I was at Main Medical on Monday ENP. Owen said NO to the Urin Sample on Monday. But yet going to Come wake me up a play games around 2AM when one's brain is prop half working & then come back a 4:16 AM & wake me up again trying to get me to sign a

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paper. If Medical wanted blood, they could have gotten it right then athere on Monday instead of talking To & Around about threating me like I was the one Lieing & Faking whik NPOWER talked to me like a DOG with a Attitude 4 Harshness. Just like DPS Employee's 4 Staff are Delaying me from responding back to the Court with the information asked for. DPS Employee's & Staff are Delaying me from getting other Legal Papers I need Notarized over another Legal mothers because they won't bring me my Property, Legal Papers, Bible or Address Book which I REPEATEDLY have asked for# this whole Deliberate Indifférence & Conspiratorial Conduct are even tuther delaying me from Contacting my Hower of Attorney - which I was suppose to have done on June 6th 2021 - over a Legal Mother out there in the world. Im sitting in this cell with NO Toothbrush, Touthpaste, Deodorante, nur Shampo or Conditioner, Comb or Brush, which Violates DPS Policy & Procedure - Chapter E . 2106, Bothing & Personal Hygiene-Must be Provided a Must be Met. -7:53 AM-A Nurse came to my cell a gave me a Lecture on how this Hunger Strike can hurt my body. When she finished, I said that if DPS Employee's 4 Staff would STOP Violating & Circumventing DPS Policy & Procedure which could ALSO hurt my body, then I'd come off this Hunger Strike. The Nurse said Violoting Policy, then shook her head & walked away. 8:33 AM - A CO come & got me for a Sick Call. It was to see Dr. Connic Locklege Jones. Dr. Jones had Blood drawn & Urin Sample taken. Dr. Jones said that was why they had come to me this morning to draw blood a NO they don't have to tell me WHY they are Drawing Blood. I ask Dr. Jones why N.P. Owen refussed to take a Urin Sample on Monday at Main Medical while I was down there. Dr. Jones didn't answer me. I informed Dr. Jones with ALL the Sturts, Violations a Circumventions that have been pulled on far starting on Thursday that I

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wasn't about to fall for another attempt in tricking me into something. I told Dr. Jones I was having trouble out of my Right Leg. I was having pains between my Hip to above my Knee. Dr. Jones over looked this a stated that the Computer showed I went on the Hunger Strike on Thursday - which Contradicts what CO McGill told me - June 30 2021 at Dinner Time up to Sunday, Lunch Time when it shows I ATE that Tray & Denied all Trays Sense: I said well CO McGill a the Nurses in Main Medical BOTH stated that Trays I thru 10 WEREN'T in the Compater a now your telling me it is athat I ATE Sunday's Lunch Tray which was Tray #9 which DPS Policy & Procedure MANDATES that ON that Tray I to be seen by a Shrink & Doctor THAT DAY. Dr. Jones States that You CAN Tgo into the System & Back Date that Stuff. I told Dr. Jones that the Nurses in Main Medical TOLD Capt. Covington the same thing about Trays 1 thru 10 NOT being in the System. That was Sqt. Hunts shift. Dr. Jones informed me that RALEIGH - Roleigh is the Scapegout used for MOST DPS Policy & Procedure Violations - are the one's who charged my "No Climbing Restriction". I told Dr. Jones that RALEIGH didn't Change my Restriction in the Computer, that NP Letitia Owen did to help Tan I Unit Manager Tomeka Smith REMOVE me from Bunk C-12 on Tan 1 a N.P. Owen Changed it on June 3th 2021 to Expire on June 3th 2021 instead of November. 30th 2021 that Had Been the experation date. Dr. Jones said it was Against Policy to Change a Kestriction JUST to Remove someone off a bunk. I told Dr. Jones that had been the 3th Attempt to do just that in the last MUNTH o 1/2 at that I'd only been on Tan 1/Medium Custody that long. I asked Dr. Jones, so ya'll can just Remove a Medical Restriction, try to torce a man-MEto do something that THAT Restriction was Preventing because of a DOCUMENTED Chance Chance & Show Deliberat Indifference that a guy-ME-Could get Hurt/Further Hurt or Killed. Because Ya'll-Medical Staff/Unit Manger-

WITHOUT a Medical Reason as DPS Policy & Procedure states Medical HASTO HAVE before REMOVING or CHANGING that Restriction. Dr. Jones wouldn't answerme. But did say that RALEIGH looks at ALL Medical Restrictions when they want to send someone to a Prison & Calls that Prison & have THEM Change or Expire a Restriction so they can put the guy being shipped on that bunk. So in another words RALEIGH had my Restriction Experation Date Changed to Remove me From My Bunk to put another person Coming on it. Dr. Jones didn't reply. I told Dr. Fones then that YOU SAFD that was Against Policy to do # So Yorus saying that WHEN Raleigh does it, that THEN it DOESN'T Violate DRS Policy & Procedure Still no response. DPS Employee's & Staff keep showing turther Deliberate Indifferce & Conspiratorial Conduct towards me by Doubling Down & Double Speaking to Cover Up & Dismiss the Violations/Circumvents of DIS Policy a Procedure along with the Misconduct being done Towards & Against me. Dr. Jones wouldn't answer my question on Keinstating my No Climbing Kestriction. I asked Dr. Jones then why couldn't they just have me put on a bank in the GYM untill something could be worked out? Dr. Jones said NO because that was Quarantine. I to Id Dr. Jones that Tan I, A Pod was too, but yet Soft. Hunt tryed to put me on Tan 1, A-54 on Saturday, so what the difference. Urin Sample shows Ive Aut eaten, weight 212,4 on Thursday a now 203.0. Dr. Jones Said Labourk on the Blood would be back tomarrow & She'd - Dr. Jones - come tell me the results PERSONILLY when she getts them. On my way back to my Restricted Housing Cell, Red Unit Assit. Unit Manger Mrs. Jones I asked directly about my Property. Mrs. Junes said she would check on it. Just more Deliberate Indifference & Conspirational Conduct with NO END in sight 10:23 AM - After talking to Dr. Jones, then Assit. Unit Manager Jones. I was passed off to CO Douglas & on my way back to my cell, Write Up Dept. CO Kim

Smith-come to findout the Kim Smith that is the one who in Dec. 2017 Stated Falsely & Signed her name to that paper that stated that I had Refussed to Write a Statement over the Nov. 29th 2017 incident that was being investigated by CO Chaves who also signed that paper stations this Falseity. - said she had a Writella torme. I asked but it isn't the one for June 3td 2021 B25. Mrs. Smith said it was a 1325 from yesterday - June 8 , 2021 - Mrs. Smith Said she had No I dea about one from a June 3,2021 Write Up. - While I was sitting in the Bird Cage waiting to see Dr. Jonos, I spoke to CO Richardson from the Write Up Dept a she said she had No Idea about the Write Up, Nor a Investigation paper that I'd written that Statement on, but said she would look into it for me - Mrs. Smith said it was a NEW B25 for Refussing A Bed Assignment that Sqt. Wilbert Walker had written me up for If I am Sound Guilty for I or Both Write Ups I COULD LOSE my Approved Transfer to Caswell Correctional-which would put me not only Closer to home, but 35 mins from my Kids. - 8 Yet again will keep me here at Scotland EVEN LONGER for Another Unjustifed \* Baseless conviction with NO Warrent or Merits again like it was with that A-10 Charge which is Also part of this Lawsuit that Im asking to be Overturned & OFF my Record. DPS Policy, Procedure, Mission Statement & Health-Care Treatment Philosophy - Medical Treatment, ADIT-1, II (a) - States that we are to get the Medical Attention & Treatment AS IF we where on the Streets. NO DOCTOR on the streets would Remove Medical Kestrictions that Would or Could Partintually put their Patient indunger or risk of getting Justher hurt or even the possiblity of being Killed. Nor should any of DPS Employee's, Stoff or Doctors get away with it here at Scotland Correctional, nor the ones Supporting, Allowing or Covering Up their Misconduct,

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Deliberate Inddifférence, Conspiratorail a Unethical actions or the Bulling, Threats, Violations, Circumventions, Harassment, Intimidations & Manipulation attempts to force me into taking that Bisk & the Retaliation for NOT DOING so which Violates DPS Reasonable Accommodation Policy-Chapter E . 2604 (a)(1)(2)(3)(b)(c)(d)(1)(g) . 2605 (a)(b)(c)(d) & can be Denied ONLY when . 2607 (c)(1)(2) -. Like Ive said before many times, DPS Employee's & Staff keep Doubling Down again a again showing turther Deliberate Indif-Ference & Conspiratorail Conduct more & more that only makes things - Physically \* Mentally & FEARFULLY - worse & harder on me now. 6:43 PM - It looks like DPS Employee's & Staff are Further going to Deny & Deprive me of my Property, my Legal Papers, my Bible, my Hygen a my Address Books . I CAN'T write a Grievance over it because I wrote a Grievance Mrs. Hotcher-Grievance Dept - on May 18th 2021, got the DC-410 Screening Response thats dated May 19th 2021, but Ive Not Yet seen a Step 1 Response. That's 21 DAYS to today & I was Suppose to have gotten a Step 1 Responce no later than 6 days ago by DPS Grievanu Policy & Procedure - Chapter G. 0307 (f) (1) Step 1 WITHIN 15 from date Accepted, (2) Step 2 WITHIN 20 days after Requested to Step 2 (3) Step 3 WITHIN 20 days from date of Appeal -So until a grievance males it to Step 2, I can't sumit another grievance. June 10th 2021 - Tray #20, CO Osonna, 4:11 AM, #21, 10:10 AM, Sgr Locklear, #22, 3:23 PM, CO Bunya 8:22 AM - Nurse done Vitals, said heart rate was up. Nurse did finger stick & came up 66. Sqt. Locklear asked if I'd accept packs of peantbutter. I said NO, that if they would Reverse Course, Undo the wrongs & Circumventions done, then I'd come off this Hunger Strike. Sqt. Locklear said, well don't give up cause no one likes a quiter, I said I won't untill yall do a why would I, Im 7 days Come Lunch Tray into this Hunger Strike. Sgt. Locklear asked if I was

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Serious. I said YES. Sqt. Locklear said you have more will power than him. I said ONLY when In in the Right & it is God who has given me the Strength a Power to sustain in this Hunger Strike. At this moment I have control over me, unlike if I was on those Stairs a my Right Leg decides to give me problems a goes out. Sqt. Locklear was being funny, but all this is not a Funny matter, NOR is the Deliberate Indifference, Clear Conspiratorial Conduct, NOR the DPS Policy & Procedure Violations of Circumventions NOR the Misconduct. Right now I BELIEVE over this No Climbing Restriction" issue a the other list of matters, I believe I have a Medical Reason, Constitutional Reason & DPS Policy & Procedure Reason that back me up Legally & with this Hunger Strike & the FACTS being ALL on my side. Do you believe that Jesus' disciples went through what they did, preached what they did, suffered what they suffered & died for a lie & NO because what they preached they KNEW was the Truth & Facts. Im NO Saint a far from it, but the Point is the same! Does the Court believe I'd go through all I have sense Jane 3th 2021 or all I have been through sense June 14th, 2019 when Copt. Covington started ALL THIS Holays ofter DPS foundout the Federal Court was going to hear my Habea's Corpus Case -NO:1:19-cv-24-over the Unwarranted & Unjust A-10 Charge I was found guilty for EVEN THO the evidence showed I was a VICTIM a Not a willing Participant. Ive tryed to KEEP within DPS Policy & Procedure along with tryed to use DPS Policy, Procedure, Constitution + Law along with the Courts trying Exposse the Violations, Circumventions, Deliberate Indi-Flerence, Compiratorial Conduct, Misconduct, Medical Misconduct & bring it into the open to the FULLEST Extent. During this process & conduct Ive ALWAYS let DPS Employee's a Staff LEAD & DO what they were going to do all the way to the end. I NEVER put myself in the LEAD, I ALWAYS follow

were DPS Employee's & Stuff take EACH & EVER event a issue, I just give resistence in Logal & APS Policy & Procedure ways, but NEVER Lead. 3:19 PM - Tjust spoke to CO Richardson - Write Up Dept. - 4 She said she Corelding Find ANY record of the B25 Write Up From June 3td 2021, nor a copy of that Investigation Paper "that Mrs. Bagwell-my Case Managerbrought me a had me write that Statement on. Mrs. Richardson said may be its a STG thing EVEN THO Im not STG-Gang Member Tag- & She really don't know what to tell me. But to just sit back a wait a see. May be Co Locklear -Write Up Dept. - has it. 1:33PM - Im Still being deprived of my Property, Legal Papers, Bible, Hygen & Address Books. As of June 4th Ive lost my Library Clerk Job, the Gain Merit time of the pay that comes with it in the SAME manner a way I lost it on Nov. 29 \$2017, Unwarranted & Unjustly & Without Merit. June 11th 2021 - Tray 23, 4:14AM, CD Osonna-24, 10:26AM, CO WOFFERD-#25, 3:19PM, CDMCG:11 11:43 AM - I just foundout that DB Policy & Procedure states that my Property is Suppose to Come back here with me Of not long after-before end of Shifter giving them time to invetory it. But brought to me within the same day, Here it is 8 days a STILL NO Property. Im told that at the Stage Im at in my Hunger Strike that by DPS Policy & Procedure I SHOULD HAVE already shipped to Central Prison in Raleigh. Scotland DPS Employee's & Staff WON'T do that so that NO Information will be Documented outside of Scotland Correctional, BECAUSE then Scotland Corr. Cant keep it Contained, Coverd Up, nor Corrected. 6:15PM-Dr. Locklean Jones was again today a NOSHOW. Dr. Jones was Suppose to have come seen me Kersonally like she had said she would by Yesterday with the Results From the Blood she had drawn. I guess Dr. Jones didn't come because the Results to her I Was Not & Had Not been licing & So Dr. Jones

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could not come wave that paper in my face & glot. So Dr. Jones didn't come at all. Im Still being deprived of my Property, my Legal Papers, my Bible, my Hygen & my Address Books which is Depriving a Delaying me from getting out ANY legal Mail. 8:22 PM-I was just brought a Charge for a B25 & I plead Not Guilty. Red Unit Assit. Unit Manager Michelle L. Jones states she Hasnit Received the B25 Write Up from June 3td or 4th 2021. Go infront of DHO monday. June 12th 2021-2:44AM-Is when I got back from the Scotland Hospital. A CO who was in Main Medical when they took me there told me that they were going to Write Me Up for having to take me to the hospital. I had went to get up to go to the bothroom, when I took a step forward when my Right Leg - the reason for the No Climbing Restri-Ctim - went out on me & I woke up in Main Medical with a poin in the Middle of my Chart bone - come to findout a CO put his Knuckle there & wiggled it back & Justh on that Bone/Nerves/Muscle which bring SEVERE pain During & Days After, but States like with myself brings people around Because of that poin caused-head hurting which was because of a Very Big & Nusty red & blue goose egg on my Forehead - by the Lines on this paper, it was 7x7 round & lor so high - & the back of my head hurt with a small knot back there. There were a bunch of people standing around me when I opened my eye's a when I sligthly moved my head a I felt that was going to pulse & the room stafted spinning. There was a Code 4 called on Tan I & so I was wheeled straped to a strecker a gurney into a room a they-Nurses/Co's - shut the door. A Nurse Came in talking junk to me saying that I was awale Before they-lo's-brought me into Main Medical BECAUSE: my eye's & eye libs were flutering a yet she said your eye's are closed now a there not doing that now. So if they are doing that when the Nurse SAYS I was awake, then WHY wouldn't that be happening when they KNOW Im awake? The Nurses assessment doesn't Logically make sense. The hospital said I had a Nice-

which means BAD - Concussion, that it takes a good hit to the head to do that & put that Very nasty dark red + blue goose egg on my head Luckly it didn't worsen that Crack that runs from my Right Eye socket up to the Middle of my forehead. The hospital Nurse said to give it a tew days & the rum Spinning, Kolling or Flipping that Keeps happening will stop. I don't know when or around what time it hoppened or when I got to Main Medical or how long I was there before they took me to the hospital. But once we got away from the other people in Nurses 4 CO's - that were in Main Medical, I do know that Lt. Rush, nor the 2 Transport Officers no longer Talked or Treated me like I was Falcing or Lieing about anything While they got me ready to transport me to Scotland Itospital. Nor did the Transport Officers - ou the Set who showed up later - the whole time we were gone or even after we got back. But those Scotland Nurses & Other CO's are a different story! The guys across from me in Restricted Housing said - a later Co Holmes admitted was true offer I Thunked her for what she did-that the CO's roughly shook me while I was on the flow in my cell. CD Jones told me later that he KNEW I wasn't awake BECAUSE he Kicked the cell door - which he said worn't far above my head-as hard as he could & I NEVER Flinched. The guys said the CD's somewhat roughly dropped me on my bank which is a Steel Bed with a THIN Mattress - with CUFFED hands & legar. Then VERY BOUGHLY Kent shaking me yelling Stop Faking, "Open Your Eyes," "We Know You Are Faking", "We Don't Have Time For This Shit "ect. They said CO Holmes Kept yelling a telling the CO's that I proably past out because of that hit to my head, Look at the knot on his forchead. The guys said that COHolmes Seemed upset with what the CO's were doing to me, They said NO NURSE was called or came before they done all this a wasn't booked at by Nurses before picked up & put on Strecher. If In not mistaken, DPS Policy & Procedure states that Pictures are Suppose to be taken of injuries like this & worse. But none

were taken Before, nor After the hospital vist. Those pictures would have been Visible & in Living Color Evidence of how bad it was & looked. Scotland Correctional can't have that kind of Visible Evidence around after showing Deliberate Inditterence & Conspiratora, 1 Conduct after Acting & Doing what DPS Employee's a Staff done in my cell Main Medical along with the Deliberate Indifference shown After with Medical Nontreatment. Words came make it Seem like nothing, but Pictures or Video Changes all that. I Request the Court to request the Video Footage Form my Pod-CPodin Rectrictive Housing, to Main Medical & inside Main Medical so the Court can see what I remember a what I don't know or remember. Inmates & at times WHOLE Prisons have used a Hunger Strike to Shine a BKIGHT Light on Issues, Misconduct & Violations of Policy, Procedure, Laws & of Constitution. But because MANY are Violating, Circumventing, Help Boing Along & Staying Silent about these things are Taking the Light away off these Violations & Circumventions. So its doing me no good or anyone elese any good in Continuing this Hanger Strike. Atter lastnights, EVEN THO it was Caused because my Kight Leg gove out is exactly WHY I got that "No Climbing Restriction in the tirstplace a caused last nights injury. The Hunger Strike was a contribiding tactor that slowed or prevented my reaction to stop or deflect the Jall. Either way the Kight Leg thing would have happened anyway, but I MIGHT HAVE come out not badly or at all hurt as in past accuresses is the only difference it would have been if I hadn't been on that Hunger Strike. But it Could or Would have been Worse if I had been coming down those STEEL States. Im coming off this Hunger Strike at either Lunch or Dinner time. The reason In going to wait is to see

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thing is that sense I've started eating, NO ONE has asked me to sign that Paper Soft. Hunt with help tryed to trick me into signing on June 5th 2021 or any other paper. June 14th 2021, 9:29 AM - Was taken to See DHO Regina R. Hampton & no Surprise I was tound quilty. The following is the Appeal sent to Todd E. Ishee. June 14th 2021 - Regina R. Hampton informed me I had the Ajight to present my case a evidence. But when it came time, Mrs. Hampton refussed to allow me to Clarify the tacts of the case that had been stated by her or presented to her. Mrs. Hampton stated she didn't want to hear any well prepaired or well rehurssed Statements. I told Mrs. Hampton that if was correct information ainformation with the time & CO's name that can be easily verified to back up that, that CO did come to my cell at that time, nor would she allow me to state what the question Sgt. Walker sent a CO to my cell to ask hours after Sqt. Walker had Come & to Id me to pack up or the guestion I asked about being moved or the answer the CO brought back to me from Sgt. Walker which was before I went to see Mrs. McLean at 3:40PM. At the time I wrote that statement I had just come back from seeing the doctor with a head full of information to be written down or the Fact that by that time I was 17 Hunger Strike Trays in & wrote a guick Statement so that I could write dozun into from with the ductor before I forgot anything of the Fact of what Mrs. Smith told Soft. Walker the day she brought me to Restricted Housing. Mrs. Hampton Incorrectly states the issue is over a Bottom Bunk which takes the focus off the real issue because that Kestriction is Still there & Still doesn't expire untill Nov. 30th 2021 just like the No Climbing Restriction had been untill June 3th 2021 wherein where the WHULE issue lies a them trying to force me to climb stairs, not over the Bottom Bunk cause each place they have spoken about moving-out side June 8 /2021 Case 1:22-cv-00225-WO-JEP Document 2 Filed 03/21/22 Page 144 of 171

case No Place was stated or offered then - me to has been a Bottom Bunk, but either on a Top Teir or Tan 2 which is on the 2nd Floor. Soft. Walkers Addendum Statement States I refussed to leave because there was no Bottom Bunk a yet if Mrs. Hampton had heard me out, she would have heard the full Facts & Sgt. Walker could keep his Story Straight, he would not have miss stepped & Showed his falsehood in his "Addendum Statement. Which only shows of the Violations, Circumventions affempts & of some of the Misconduct & their take Statements to try to cover up what they have done. Every thing 3 total here in this Appeal Statement & Rundown that follows is true, correct \* as informed as I can give a was written down as things happened. Video Footage will back up movements of myself, when CO's where at my cell & of Trays not taken & were declared under a Hunger Strike & anything elese that the Video Footage can confirm. Unlike Mrs. Hamptons statements & of others, You can make me out to be a lier, but you can't make Video toolage out to The rest of Page 2 to 5 is the rundown presented to the Court for June 3, 2021 thru June 12th 2021. Sorry June 14th 2021 at 4:05 PM. June 14th 2021, 10:17AM-Case Manager R. Bagwell Linally came back to see me not even 5 minutes after I got back from seeing DHO. Mrs. Baywell had

another "Investigation Paper" which is really called a "Restrictive Housing Interim Procedure Form, but Mrs. Bagwell called it a "Investigation Paper" for the New B25 & I told Mrs. Bagwell I had JUST left Dito over that Charge. I asked Mrs. Bagwell what happened to her bring me Right Back a copy of the other one. Mrs. Bagwell opened her binder & handed me a copy of it. Informed Mrs. Bagwell of EVERYTHING that has

happened & all the people I have seen - Shrink, Doctor & what they said -A what just happened at DHO & of the New Violations & Circumventions of DPS Policy, Procedure & Constitution. I told Mrs. Bagwell I'd still NOT gotten my Property yet a that I'd been in Restricted Housing for Il days now. Mrs. Bagwell Said She'd go speak to Tan I Unit Monager Tameka Smith about my Property. 1PM - Still being Deprived of my Property Legal Papers, Bible, Hygen & Address Books. June 15 2021-8:46 PM-Still being Deprived of my Moperty-all the above-June 16 2021, 12:54 AM - (D Osonna came & woke me up to ask if Im trying to go back to Tan Unit. I said YES. Mr. Osonna said Pack Up. I said hold on that they have tryed to trick me many times sense Ive been back here in Restrictive Housing. I asked What Unit & What Bed # .: Mr. Osonna Said he didn't know, said they'd handle that over there. I said No, they have tryed to trick me betwee. Mr. Osonna asked where I was trying to go. I Said ANY bed assignment that is Ground Flour & Not Top Teir, CO Usonna said they Should be good with that, said he'd be right back. When I got up to see What CO Osonna wanted, the room stafted spinning. When I layed back down the room Started rolling. It happens when I shower, while walking, ect. In 4days in a its still happening. 1:08 AM - CO Osonna come back & Said Tan 1, C-10, So I Said Okay. 1:38AM-CO Osonna Came a got me atvolc me to the Sot's Office to see Sof. Bridges. Then I was taken to Tan I, but NOT to C-10. I was PUT BACK in the SAME BUNK I had started out on, C-12. I went back to the Softs Office & talled to Sqt. Pitman about my Property. Sqt. Pitman Found it in the Storage/Property Room. My Property HAD NOT been Invetorised a Still was ASI had packed it luckly. Property comes up Missing out of that room.

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Come to Findout, Sgt. Pitman & CO Mitchel say C-12 has been EMPTY the WHOLE Time that I was gone. Video Footage will show WHERE my Property has been the Whole time Ive been Denied & Deprived of it & the Lack of an Inventory of my Property Sheet is proof it was just Deliberate Indifferently put in a room Undocument & where like I said property in the past has come up missing from. Without that Property Paperwork, I would not have been able to show I had had any property that coreld have come up missing which DPS Employee's & Staff while have just said "Dwell, not our problem" & that would have been that. This is just further proof of turther Deliberate Indifference, Conspiratorail Conduct, Violation & Circumvention of DPS Policy, Procedure & Misconduct: June 3td 2021 thru June 16th 2021 a the New B25 with Sqt. Wibert Walkers Statement & then his Addendum Statement bring these FACTS into the Light & is DPS Documented. It also shows the Extent - Violation of DPS Policya Procedure ways of Retaliation, Intimidation, Treats, Havassment, Manipulation, Conspriatorail Conduct & Tactics along with & Through Violations of DPS Medical Policy & Procedure along with Norwhelming Misconduct. June 21st 2021- I was just told by a Keliable Source in DPS Employment that I was being given a heads up. I was told that Medical or Someone Upfront wanted to know WHY Im back on Tan 1, C-12 bunk. I was told to get my No Climbing Restriction" taken care of because they will be Coming for me 4 that bunk 500n. I asked what MORE could I do then all Tre tryed to do to releave this issue. I was told to write a Grievance, I said I con't because my lost one on Shery Hatcher-Grievana Dept. is 30 days Past the 15 days that they have to come up with a Step 1 Response, but havent. I've tryed talking to Dr. Connic Locklear Jones Case 1:22-cv-00225-WO-JEP Document 2 Filed 03/21/22 Page 147 of 171

about Resolving & Renewing my Restriction that 14A5 Medical Backing. I don't know what elese I can do BY DPS Policy & Procedure to try if they do go through with their actions Again. June 23th 2021 - My "Sick Call" appointment was at 1/4M at which time I was Still in the Chowhall eating a couldn't leave. So my appointment was by passed OI was not seen later. This wasn't my fault. I couldn't make the CO's let me leave, nor should appointments be made scheduled during that time or like on Closed Custody, they still see you right after you get back or later that Same day. Spot above my Left ear is really sore today, but not a bad headache like norally accures During & for 2 days After a really really had headache. June 24th 2021 - I get to go to this "Sick Call" - which is for a different issue & Not about the one from yesterday - appointment 10 minutes late because the CO told me I had to wait - this is at 2:55 PM, appointment is a 3 PM-untill the Code is cleared. So Nurse Williams gets an Attatuide with me from the Start because I was late. I explained to Mrs. Williamson the full Reason I was late. Mrs. Williamson told me I was Still late & so I'd have to part in Another "Sick Call" because of it. So I Again stoted Why I was late. So Mrs. Williamson finally asked the CO-which the CO SHOULD have spoken up HERSELF before now - when the Code was called - which Mrs Williamson already knew because she was Already on the Unit Doing "Sick Calls" A there is a speaker outside the "Sick Call" room door a is loud a there's No Way Mrs. Williamson didnit hear it which states each announcement 2 Times, Everytime .-CO stated More Than 10 minutes ago. - so BEFORE 3PM - So still with a Attatuide told me to get on the scale. Then read over my "Sick Call" & asked still with a Attatuide why did I put in the "Sick Call" - even the she had just Read why I had - A I explained all the reason to Mrs. Williamson. Then Mrs. Williamson Stated with even more Attatuide that I missed my appointment yesterday with P.A. Dimicro

I explained the reason why. Mrs. Williamson with EVEN MORE Attatuide stated that don't I think after a Head Tramma that I'd be smart not to miss a appointment with the doctor? - Which Elaine M. Dimicco ISNT a doctor, shora Physicians Assistant - I stated I tryed to do everything by DPS Policy a Procedure - which by Mrs. Williamsons Conduct & Attatuide she herself was Violating DPS Policy 1 Procedure - ADIT-1, II (a) (3) (6) -, Medical Statement a Health care Treatment Philosophy which is in the "Inmate/Patient Orientation Booklet for Health Services"-# I can't make Co's let me leave the Chowhall why do they make appointments at that time? Mrs. Williamson said well don't you think it was more important not to miss the appointment with the docotor? - I don't know why most Nurser call Mrs. Dimicco a doctor when she's NOT - More so after a Head Tramma. I said I have already stated more than once WHY I missed that appointment, "2 I didn't know it was to see PA Dimicco, but that doesn't change or help me get out of the Chowhall 1 #3 I guess it or I was that important that they waited 12 days AFTER it huppened AFTER I had hold the Nurses that had come to see me DNCE a day for 3 days stratght that I was still having trouble with the room Spinning, Rolling & Flipping when I Sat Up, Layed Down, Rolled Over, Turned my head toping down, When I Yowared or Coughed to hard, while trying to take a Shower, ect a again the FACT I can't make CO's anymore than Nurses or PA's or Dochors do anything. I said 80 because of these FACTS Im Still at fault. Mrs. Williamson Stuted that I had to put in 3 More "Sick Calls" - which should have been only 2 - before I'd get to see the doctor. So it will take close to a Month longer before I MIGHT get to see the doctor - Mrs. Williamson says WHY did you come down here to argue for ? I soud I didn't, your the one who started out with a Attatuide a Kept it for no reason, I wanted to be hoteful EVEN After the Facts were stated a as far as me being late & the reason Backed Up by the CO, you still kept the Attatuide ait only got worse with

it & Snippy. Mrs. Williamson told the CO to take me out of there. I told Mrs. Williamsun She was Violating DPS Policy a Procedure & I'd be latting the Court know also. 4:28 PM-I talked to Case Manager R. Bagwell this morning if she had heard if or when the Notary would be coming around today. Mrs, Bagwell said someone would be around about 4PM. So far No One has come to do it & Ive been standing at the Pod window watch sense 3:30 PM. So another week I'll have to wait. June 28th 2021, 2:43 PM - CO come a told me to pack up, that I was being moved, I asked where Athe CO said she didn't know. 3:18PM - Corrector outside Sets Office - Ton 1 Unit Manager Tamcka Smith said she was moving me to A-64. I said that was Top Teir & I couldn't climb stairs. Mrs. Smith Said yea. I said you know this is only suther proof of Retaliation a further Violations to the Accommodation Policy right? Mrs. Smith said yea I know. Mrs. Smith was being Hipped & I was being serious - They - Mrs. Smith - was moving a guy in a wheel chair Who is on Bunk C-30 to my Bunk C-12, but he told Unit Manager Smith he already had that kind of bunk, he NEEDED a bunk in the corner Because he had to have his Wheel chair Beside him - he has No Right Foot - so he can get in a out of bed & the reason he NEEDED a Corner bunk - Which mine isn't - was because it was in the way for the guy on the Top Bunk - C27- beside him with his wheel chair on that side A in the way for C29 above him & C32 if his wheel chair was on the other side of his bunk 4 a Corner bunk would resulve this issue. I don't know what they did about this issue, but I do know they DIDN'T NEED my bunk to Accommodate him or anyone elese. So there was NO NEED to move me a just Jurther shows because Mrs. Smith CHOOSE & with Deliburate Indifference with Conspiratorial Conduct to STILL move forward anyway with trying to FORCE me to Climb Stairs & goes to Show & Prove this is Exactly what it Looles a Sounds like it is No Matter how anyone trys to Look at it or trys to Spin it in words. If you DIDN'T have Green Cloths, Minimum

Cuspdy guys on Brown Cloths, Medium Custody bunks & DPS Policy & Procedure Had Not been Violated & Circumvented on June 3 2021, then I Would Not be having this issue again in the first place. I wouldn't be going BACK to Restricted Housing or looking at getting Another 13-25 Write Up which will make me lose my Approved Transfer to Cas well Correctional & maybe getting Busted Back to Closed Custody because of it all! There are 126 bunks on Tan I between the numbers of 1-42 a 63 of those brunks are Bottom Brunks. There has to be atleast one of them open. So again Tan I Unit Manager Tameka Smith has Violated DPS Policy & Procedure "Reasonable Accommodations For Offenders with Disabilities, Chapter E. 2603, -2604 (a) (1) (2) (3) (b) (c) (d) (1) . 2605 (a) (b)(c).2607(2), Chapter B. 0301(c), Chapter A. 0707(f), Chapter F. 1605(e)(n). Sgt. Lamb takes me to Main Medical. On the way we get to where the 4 hallways meet & Lt. Locklear -now Capti- is on Blue/Green Unit hallway by the door of the gym. Sqt. Lamb informs Lt. Lucklear - now Capt. - whats going on & Lt. Lucklear States, Yea he does this all the time. This was around 4PM or so on June 28th 2021. At that moment DPS Policy & Procedure Chapter B. 02.05 (b) (1) kicks in 4 it states, "The Officer In Charge should assign an Investigation Officer within 24 HOURS after being notified of the actual or suspect offender misconduct.... So we leave Lt. Locklear - now Capt. a as we are going down the hallway Sgt. Lamb asked me why I didn't ask for a Elevator Pass "& I told Sqt. Lamb that Scotland Correctional doesn't issue ANY "Elevator Passes "anymore than they any longer issue a 2nd Mat, Pillow or Other things they once did for Medical Issues. Sgt. Lamb said well other prisons do . I said well Scotland doesn't. When I got to Restrictive Housing Sgt. Locklear Denied me a Dinner Tray or Anything to eat EVEN THO I had not eaten yet. But atleast Sqt. Locklear was LESS Verbally Abusive a No Threats this time. 5:47 PM-I was Finally tolon from the Rec. cell & placed in A-43. The cell door is

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being opened with a KEY because the door WON'T open any other way. Also they invetoried my Property this time & brought it all to me . Problem is they didn't press down hard enough for the carbon paper to transfer the written property onto my copy. Its blank. Ive still not gotten a Step 1 to Grievance #4860-2021-TIC-15474 over Shery Hatcher in the Grievance Dept. The DC-410 Screening Response is dated 5-19-2021. Nor have I gotten my Pink copy of the Grievance written on 6-21-2021 & put in the Grievance Box on the way to Breakfest on 6-22-2021 over the "No Climbing Restriction" & the Violations & Circumventions to DPS Policy & Procedure in those 12 days which I was advised to do by a DPS Staffmember. June 29th 2021 - Declared Hunger Strike - 3:29 PM, CO Dial-Female -. I gave Pamela Locklear & William Bullard - which I sent ROTH Letters, Carbon Copies made - & Others time to Change/undo what is yet again happening. But No One or Nothing has happened to do So. So again I must try to do something to try to get them to have to do something or at the least just create more paperwork on their part to show something is happening & that No One or Nothing is being done about it & that further DPS Policy & Procedure are being Violated & Circumvented. Like I said before, I let then Start & Lead the way, while I follow with DPS Policy & Procedure resistance. 16:02 PM - CO Dial - Female - came a asked if I will go back to Tan 1. I said if its a Ground Floor bank between 1-42 cause I can't climb stairs. The CO-femalewith Mrs. Dial said, he won't go & walled off. 6:05PM-Co Dial came back & said pack up, that I was going back to Tan 1. I Said where? Mrs. Dral said Tan I. I said where course I can't climb states. Mrs. Dial said, you said Ground Floor a that's where they are putting you. I said Okay, it won't take me but 2 minutes. Around 6:40 PM - I asked CO Wasts - they were in the middle of moving other guys

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still hosn't been delt with a that DC-410 is dated 5-19-2621, Signed by Panela Their game or attempt is, but Grievance #4860-2021-TIC-15474 against Mrs. Hatcher Received 5-12-2021, signed by Sheep Hatcher on 6-29-2021. I don't know what 1PM-I just got a DC-410 Screwing Response For Crievance #4860-2021- JPOB-15735 Still be hald here in Gestrictive Housing. 6PM-Still not seen anyone over a 1325 Wite Up or any other charge or reason to Vent that 9th Tray. 2021 other Lunch & Further males worse that 39t. Hunt to 1sitied records to Circum-Lor not having a Shrink available to see me on my 9th Hunger Striles tray on June 6th Hour Mental Health Facilaty. So DPS/Scotland Employees & Staff had No Excuss that this Is NOTONLY a Designated Medical Facilaty -24 How -, but also a 24 taken to be seen over the dizziness from the June 11th 2021 Concussion. I was informed 12:49 PM-Video Contrence with Dr. Andrea Jorchow - Ear, Nosa & Throat Specialist - I wasnit 11:44 AM-Co told me to get dressed, that I had to go to Main Medical. June 31th 2021 for this SAME issus by the SAME perterns.

June 30th 2021 - Hy 3:18PM CO Oxendine Hy 3:18PM CO Welland Bandl. had brought me the lost time that I wrote my Statement on lost time on with a "Gestrictive Housing Interim Procedures Form "that Mrs. R. Bagwell (a)(3)(b)(1)(2), I've seen. No Write UP, No Investigator a No Case Manager anything about moving me. Contray to DB Pality & Procedure Chapter B. 0205 Mis. Michelle L. Jones-Red Unit Assit, Manager -, nor Lieutenant said the list to be moved. Mr. Dsonna said he hated when they done that Soid 8:31 PM-I ask CO Osonna the same gustion & he said that I wosn't on told me to pack up, that I was going back to last. Mr. Watts said he didnit Out-what was going on? Mr Watts asled what did I mean. I said Co Dial

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Locklear, nor the Grievance put in the box on 6-22-2021-dated 6-21-2021-on my way to breakfest still hasn't been signed off on a link copy sent to me. Yet now I get this DC-410 Screening Response paper. I looked back through my Grievances for one that has the same recieved date as listed above a found that Grievance to be #4860-2021-JPODB-15454 which Shery Hatcher rejected on 5-17-21 which provocted me into writting 4860-2021-Tic-15474 dated 5-18-21 stated above. So if this is 4860-2021- JPODB-15735 infact resumitted as 4860-2021-JPODB-15454. Then what happened to the 4860-2021-TIC-15474 against Mrs. Hatcher & DPS Policy & Procedure Chapter G. 0300, . 0301 (b)(c)(d). 0303 - Reprisals - (a) (b), . 030b (c)(4). Which none of my Gricuances fall under Section . 0304 & the things stated above from Chapter 6 have not been done like DPS Policy & Procedure Mandales it should be or what they have done that Violates & Circumvents DPS Policy & Procedure which further shows Deliberate Indifference & Conspiratorail Conduct which other Grievances & Responses prove to be true & what accounts, video too toge, documents for actions show & prove Have happened. These things also shows a prove, Chapter 6.0307-Timedons-(a)(b)(c)(f)(1)(2)(3)(4)(5)(b)(g), nor, 0307-Emergency Grevances-(a)(b) d.03/0 -Grievance Reveiw Procedure - allof (a)(b)(c) have not always or completely been as Mandated. 8:05 PM - 3 envelopes put in Mailbox. I for Pamela Locklear & I for William Bullard updating them on these new developments sense my June 22nd 2021 letters & I to Tan 1 Unit Manager Tameka Smith requesting copies of my Property Sheets she filled out because my copy is Blank, Carbon Copies made of all 3 letters This is all Wrong, being charged & convicted of that A-10 & all thats gone on Mentally sense Nov. 29th, 2017 to Present & was ratched up above a beyond belief sense June 2019 four days after Habea's Court took up that case &

even more so sense June 3td 2021 has been beyond Cruel & Unusual Punishment. Its repeatedly Victimizing & Keeping a Victim in FEAR & looking over my Shoulder a on gaurd-not because of Inmates, but because of DPS Employee's \$ Staff-because of their Willingness to Violate & Circumvent DPS Policy, Procedure, Law a Constitution with their Deliberate Inditterence a Conspriatoral Conduct over a over a over again for what end purpose? To what end : For what DPS Policy reason, Humanatary, Legal, Constitutional reason. What are they baining or Accomplishing or trying to do so : How is my FURTHER a Repeated cruelty & needless suffering, fear or tourment caused towards me help DPS Employee's a Staff accomplish or gain anything. Sadly Ive never had to worry, stress or fear over any inmake daily. Sense June 14th 2019 Ive had to do so over DPS Employee's a Staff. That's NOT how its suppose to be. Its NOT the actions from DPS Employee's a Staff that DPS Policy & Procedure Mondales. Chapter A. 0201, . 0202 (e)(1)(3)(f)(g). Chapter F. 1605 (i)(k)(n)(o) July 1st 2021 - Tray \$5,4:10 AM, CO Wamba - to, Medical Trip, refused Packacts, Transport Officers Watkins & Monroe, who also told Main Medical Nurses & Sot, Walker - #7, 3:34 PM, CO Wofford. 1:36 PM - Just got back from a Medical Trip to UNC Spine to see Dr. Stephen Scott who was not happy that Swilland Medical Swapted out the Voltarin prescription for one called Perrigo that Dr. Scott never heard of Dr. Scott Looked it up on the Internet a said it Wasn't what he wanted me to be using. Dr. Scott wasn't happy that over a year Scotland Medical have kept me off Goabopentin himself & Pain Management Dr. Philips have prescribed for me. I informed Dr. Scott that if ANYTHING prescribed that was expensive & had NO Cheaper substition then they'd a Medical Staff-would not give it or give it & use a talse reason to Stop giving it to me like the Falsifing Alligations that

that Med didn't show up in Labourk taken, when they KNOW for a Fact NO Bloud had been drawn athe Fact there is NO Labururk paperwork to back up their False Alligation But when it is brought up, Medical only Doubles Down on it Further & horder. Dr. Scott said he'd HANDLE the issue with me getting the "Voltarin" cream a back on the Goabopentin a Request again that the Time Release Capsal NOT be opened a powered 2:53 PM-Asked CO Lucklear-Female-if she'd ask Mrs. Gerald if she would inspect a Sign off on my Legal Mail Brown Enerelope so I can get it out in the mail tomerrow morning. 6 PM - No go with Mrs. Gerald, Still No Investigator, No Write Up & No Case Manager with one of those Investigation Paper. Still No Doctor or Nurse Vist over the Spinning Room issues from the June 11th 2021 Concussion. Vision has gotten worse Sense that Concussion happened. Some sport above left car not as load as today & Still No bad headache has happened like it normaly happens when that sore spot would appear a would last 2 days after the headache stopped. 9:42 PM: at Mail cull I finally got my Pinks of the 6-21-21 Grievance. Still no July 2nd 2021-Tray 8, 3:53 AM, CO Wamba - 4, 11:33 AM Soft Hunt - 10, 3:35 PM, 4 Roudy, 3:55 PM 12:19 PM - asked Co Roudy if he'd ask Red Unit Assit, Unit Manager Michelle L Jones if she would inspect a sign off on my Legal Mail Brown Envelope. 1:15PM-asked CO Locklear if she'd ask R.U.A.U.M. Jones if she coxeld inspect & Sign off on my Legal Mail. Mrs. Locklear called over the radio for Mrs. Junes & Sgt. Hunt answered instead a told Mrs. Locklear to have me sign the envelope a send it out to him unsealed. I asked Mrs. Locklear to ask Mrs. Jones directly because Sgt. Hunt Knows their AREN'T Suppose to go through Legal Mail without

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me present. Mrs. Locklear said she didn't know, but would let Mrs. Jones know of my request. Chapter D. 0310(b) = Inspection - (3)(4)(6). This shows the Violation to DPS Policy & Procedure along with Sgt. Hunts Deliberate Indifference & Conspiratorial Conduct by Soft Hunts response to CO Locklear & the Other Violations Stated about Incoming Legal Mail already opened of I from that Clearly marked letter from that Lawfirm at the one trom the Attorney Generals office along with the OFF & ON ones from the VA Workers Comp Commission over that ongoing legal matter. Also there is NO Reason why the Hunger Strike Tray #9 Mandate can't be followed because today is Friday. Medical Staff, Doctors & Shrinks are all here. So there is NO Excuss that they not come see me. There isn't one Even If this was a weekend -1:16 the last time-BECAUSE Schotland Correctional is Officially Designated as a 24 Hour Medical & Level 3 Mental Health Facility. So Medical & Mental Health staff are suppose to be ON HAND or ON CALL 24 Hours adop, 7 days a week. If Shrinks 4 Doctors aren't willing to come in when Colled a Needed at Night or Weekends then Scotland Shouldn't be Officially Designated as being so. ANY MORE than Medical Staff shouldn't be allowed to Westride a Specialist in whatever teild that they are Quilified in WITH a Coffege Degree backing them up IN their Diagnosis of the Medical Issue, what Treatment & Medicines along with the Restrictions Needed for that person. 3:05 PM - Shery Hotcher - Grievance Dept. - just brought me a Step 2 of Grievance #4860-2021-Tic-15474 which is the Grievance against Mrs. Hatcher herself. This Step 2 had Dean Locklears name on it & Stated he Agreed with Step 1. Which I Stated at the bottom of that paper-Step 2- that I'd not see or received any Step 1. 5PM-As of now all Case Managers, Write Up Dept., Investigators, Shrinks, & Doctors have all gone home. So Further Deliberate Indifference & Conspiratorial Conduct

along with Further Viviations to DPS Policy& Procedure cause these people - DPS Employee's a Staff-won't be here for the next 2 days because its the weekend. So by Monday I'll be a Tray #17 # there be No One here to have me fill onet a Investigation or Write Up Statement. 8:46 PM - CD Watts States that ONLY Unit Managers could now Sign off on Brown Envelopes - Legal Mail or Not - a that DPS Policy & Procedure had been Changed resently. I guess that was only done for Red Unit cause Sqt. Timmons just done it on Tan I on June 220d 2021 For me. Chapter D. 0310 (b)(3)-Legal Mail from Offenders may be inspected by Correctional Officers .... " a No Notifi-Cation has been given or present to show me this to be so AS DPS Policy & Procedure Mandoles. Chapter A. Olol 3 (b)

Nurse at Sickcoll 2:42 co Bush

July 3td 2021-Tray#11, 4:34AM, CO McCullum #12, 10:01AM, Sg+Locklear = #13, 2:56, Sg+Locklear 8:19 AM - CO Harding Come a asked If I was going to Sick Call. I said Yes. 8:43 AM-CO said I was going to be left for lost for Sick Call because my Cell Door is broken - & was broken Before & When I was part in this call - a cont get to open fout of 10 times from within the Both, so they have to get the KEY from the Control Booth BEFORE they can get my cell door opened. This poets me into a High Risk sin a Unsafe Position if a Emergency accures Chapter F. 1605 (2), Chapter A. 0704(4) .0707(i) are ALL being Violated along with my Health, Safety & Well Being. 9:41-Video Footage will show CO's using the KEYA Myself Straggling to get my cell door opened WHICE I was in Handcufts and easy getting all the way out. 9:45 AM-I asked Unit Manager Gerald if she arould inspect & sign off on my Brown Envelope Legal Mail. Mrs. Gerald said for me to sign the back, NOT seal it & send it out to hier. I said DPS Policy & rocedure says you can't make me do that, that I HAVE to be present WHEN it is inspected a sealed. Mrs. Gerald said if its me Legal Mail that don't apply - which isn't correct - . I told Mrs. Gerab it is Legal Case 1:22-cv-00225-WO-JEP Document 2 Filed 03/21/22 Page 158 of 171

Mail like I said aits going to the NC Appeals Court, Mrs. Gerald Finally said to let the CO look through the envelope, seal & sign it, then send it out to here She'll Mrs. Gerald - Sign off on it & put it in the Mailbox. 10:50 AM-Finished Lilling out the Follow Up Sick Cull' like the Nurse told me to do. Put. it on the same 2 issues - Room still Spinning a No Climbing Restriction - # Quited Chapter E. 2603 (a) (2) (3) at the Fact they were using the "No Chimbing Restriction" against me on the Accommodation Policy - which as the Court can see has nothing to do with the other, DPS Polizy saxs a History/Medical Evidence, Not HAS TO HAVE that Restriction First -. 11:49 AM - CO Pate inspected my Legal Mail Brown Envelope, wotched me seal it a while I was dating it & Signing, Mrs. Pale said to hold that, she'd be right back, closed the trap on the cell door & washed away. 12:46PM- Co Pate Finally came back & got that Brown Envelope Legal Mail. July 4th 2021-Tray #14 4:27 AM, CO betwee that - 15, 9:43 AM, Sqt. Locklear - 16, 2:58 PM, Sqt. Locklear 11:13 PM - Not one attempt to send me loack to Tan 1 sense CO Dial made that FAKE one on June 29th 2021 at 6:02 PM. Then 8:31PM hold not on the 1:st. So No Offers to move, No Write Up, No Investigator vist, No Case Manager vist, No Doctor, No Shrink after the 9th Tray & haven't been Transported to Central Prison cause Im 16 Trays Hunger Strike. July 5, 2021 - Tray 1.7, 4:16 AM, CO Vanzink-18, 10:20 AM, CO Rowdy - 19, 3:27 PM, CO Rowdy 1:19 PM- a Male Nurse come to seems & asked If I had not been cating. I said yes, have That I was 18 Trays into a Hunger Strike. The Nurse asked why. I said because this is the 2 time they have Violated the Accommodations Policy. Nurse asked what did I mean, I said they are trying to Force me to Climb stars when they know I have a Documented Medical Issue that I shouldn't be on the Top Teir or housed on the 200 Floor - Tan 2- Nurse said he just wanted to be Clear that I wasn't eating & why I wasn't eating. Nurse said Thank You a walled away.

2:11 PM - I was just informed by 2 Maintenance Workers that C-12 my old bunk-IS & HAS BEEN empty ever sense I left. So again this shows Deliberate Indifference & Conspritoral Conduct that there was NO Immediate NEED or REASON to again remove me from that bunk Except tor Retaliation, Intimidation, Harassment & Manip-Watron reasons elactions. Which Further shows the Violation Circumvention & Disreguard for the DPS Accommodation Policy & Procedure. The treacherous are ever distrustful a very, very good at making themselves APPEAR honorable atrustworthy while covering up a taking all eyes off their evil awrong doings. 3:47 PM-I just talked to Sqt. Walker, I told him C-12 is open on Tan 1, so why don't he just send me back to Tan I sense Ive been here sense Monday - June 28 2021-8 gotten No Write Up, No Insvestigtor Vista No Case Manager vist to have mewrite a Statement. Sqt. Walker smiles, then asks how do I know C-12 is open. I said Maintenance Guys from that Pod bold me. Sgt. Walker said he'd see it he could let me go first, then he'd call down & see if C-12 is open & if they would part me on it. Sqt. Walker said he couldn't guarantee they of put me on That beank. I Said I know, but could be try? Sgt. Walker said he'd call & try. 6:30 PM - No word back from Sqt. Walker or anyone elese about going back to Tan 1. No Shrink, Medical, Write Up, Investigator or Case Manager Rither. 8:35 PM - I gave Sgt. Jackson a note asking a explaining the samething I did to Sot Walker pariler today. Sigt. Jackson asked me why I was back here. I told Sgt. Jackson cause they tryed to put me on Top Teir a I can't climb stairs. Sgt. Jackson took my note a said he'd look into it. Carbon Copy Made 11:38PM-I just talked to Sgt Oxendine a asked if Sgt. Jackson had lest already. 11:45 RM-In done with this Hunger Strike. Ive proven again their Deliberate Indifference & Conspriatoral Conduct & just how for DPS Employee's & Staff

are willing to go to Double Down, Violate, Circumvent a Disreguard DPS Policy a Procedure. July 6, 2021 - Tray \$ 20 I ate. 5:24 PM - The Shrink Dr. Cullins Finally showed up today - 20 Trays a 4 Days late - 4 Tray #9 hit on Friday, July 2nd 2021 at 11:33 AM. Sgt. Walker told Dr. Collins that he was going to try to get me back to Tan 1, C-12 before he leaves tonight. I'd like to know WHEN Dr. Collins was first told. about me on the Hunger Strike of Tray #9! 6:55PM-Sgt. Oxendine is sending me back to Tan 1, A-21-a Top Bunk but Ground Floor - I was given a Choice, take the Top Bunk on Tan 1 OR take the Tan 2 bank OR stay in Restricted Housing. I had NO perfect Choice. I dook the Top Bunk ONLY cause it keep me off the Steel Stairs & if I foll getting On or Off the Top Bunk its not far to fall at 1 HOPE No Injuries. Also cause it got me out of Restricted Housing so I could try to get a lot more done. Sgt. Oxendine Soud C-12 WAS Empty, but they said I couldn't have it. Im hoping the Court doesn't judge me badly a sees I had NO TRUE CHOICE. I've got Legal Issues need handling that I Court handle while in Restricted Housing. July 9th, 2021-Code 1-Total Lockdown of Prison-Not enough Staff to Safety run the July 11, 2021 - I just read a Internal Emal from Scotland Correctional dated July 7th 2021 - "Subject: Programs - Please be advised that programs have started back up. Currently only A.A & N.A. are the actual programs that are available now. Once Laith helpers are identified, we will resume with our religious programs. ONLY COVID Vaccinated offenders will be allowed to attend.... "So Im being given a Ultimatum of either get the Vaccine - EVEN THO Vaccinated & Unvaccinated can GETAPASS covid-OR I cont go to ANY Religious

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Services. EVENTHO I don't take it because of the Medical Issue that COULD be worsened BECAUSE of the Vaccine, Religious Beliefs & the FACT as Stated 3 lines back that Vaccinated & Unvaccinated Can Still GET & PASS COVID, so whats the point: So DPS Employee's & Staff are showing Deliberate Indifference to Violating my Constitutional of Religion in Going Being a Part & Fellowship of Religious services & the Right not to be Forced, Threated, Manipulated or Intimidated into getting Injected with Anything-including the Covid Shot-into my body just to gain Access to what has Already been Granted to me in the Constitution aby Law or be Denied because I CHOOSE Not to take the Chance of making my Health WORSE by taking a Shot that DOESN'T STOP ANYTHING. SO I should not be punished or denied anything when the Vaccinated Still Got & Pass Covid the same as an Unvaccinated person, but DOSSN'T get Punished or Denied, but Rewarded even the that Fact is a Complete & Iru FACT. July 12th, 2021 - Went to Follow Sick Call vist #3, but Nurse its only #2. #1 was on June 19 2021 - #2 on June 24 2021 - then today makes #3. July 19th, 2021 - Went to Follow Up Sick Call #4 vist. July 23th 2021 - I just foundout by a guy who has the SAME pain I have from the Left Upper part of my Heart that Feels like a Round Stake is there when it getts really bad & the Tasering that I feel at that same time going from my Heart to Under my Left arm pit & no further. Im told that those very semptons are what is called Aorta Vascular Plumary Vessel Anurisum. At Mailcall I got 2 papers from Medical. Dr. Connie Lucklear Jones states on one that, No Climbing is no longer an option per DPS. You do have a bottom bunk on M.D.'s. The paper is dated 7-13-2021. The problem is they put me on a Top bunk & Dr. Jones wrote TIA 21 on the paper, so Dr. Jones Clearly knows In Not on a

Bottom Bunk, but a Top Bunk. Paper #2 States, "Voltarn gel does not expire untill 9-1-2021. You must fill out the -I can't make out the word - refill sheet to get refills. This medicine is not a Chronic Care medicine. I have requested by U.R. to start Neurndin. Neurandin Cannot be given as a capule, it must be opened and poured into water. This is DPS Policy and Protocol." Ive have NEVER been given Voltarn, so I Can't put in a refill for it. I was given Perrigo which Dr. Stephen Scott - UNC Spine Specialist - says he has never heard of a DOES NOT want me using. Dr. Jones States, This medicine is not a Chronic Care medicine, but the Medical Records states it is Chronic Nerve Damage athis is what the Voltam was prescribed for to help with. Dr. Jones states she has put in a UR for Neurandin - which is also called Goodopentin which is what Dr. Scott put me on last year & Medical has FALSELY stated Labourk didn't show up in my system & also the Med. that Dr. Scott & Dr. Philips "UNC Pain Management - procribed a wanted upgraded from I time at Bedtime, to 2 at Lunch time \$ 1 at Bedtime. Dr. Jones is using the Neurandia name instead of the Goabopentia name to make it Look Like its 2 different Meds, but it isn't. Also Gochopentin & Neurandin are both on The NO CRUSH list BECAUSE its a Time Release pill a by DPS Policy its NOT to be CRUSH or OPENED -capsule- a poured out. July 27th 2021-9:29AM-I was just told by my Case Manager R. Bagwell that the Prison - Scotland Corr. - has told her that she can NO LONGER make ANY copies of TORT Claim papers. Mrs. Bagwell says that the Prison says that she can SCAN those Legal Papers & SEND them off to who I want them sent off to. So again I. am back to them trying to make copies of legal Papers & they handle them as they see dit which is Against DPS Policy & the Law. DPS Policy & Procedure doesn't allow the Prisons to OPEN or READ -incoming or outgoing-Legal Papers. So how do they Figure they can SCAN those SAME papers ado Anything with them?

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July 28# 2021 - I seen PA - not doctor - Elaine M. Dimicco today & EVEN THO I was told I had to talk to Mrs. Dimicco over the issue of being housed on a Top Bunk even tho I have a Bottom Bunk Restriction. Mrs. Dimicco states that the Ground Floor BUNKS are Custody Dept. Controlled, but Top Teir & 2nd floor she HAS say so over. Mrs. Dimiceo also states that Just Cause I sustained a Concussion DOESN'T Mean thats why Im Still having the Dizzy Spells or thats why my I started have worsing On Again, Off Again Sight issues - which as of today March 11th 2022 is even worse, Overwhelmingly Worse -, that it could be because of my Age, Mrs. Dimicco is having some Blood Test run, Ordering an Ultra Sound on my neck vains. Put me on a Nasual Spray EVEN THO my Ear, Nose & Throat Specialist doesn't believe I didn't need it which was talked about atmy last Video Confrence on June 30th 2021. Mrs. Dimicco states Roleigh has gotten rid of ALL the "No Climbing Restrictions"-but can't produce a Copy of that change AS DPS Policy & Procedure Mandales - but then adds a "Climbing Step Limit of 1/2 Flight Restriction"-which will only give DPS Employee's a Staff another way to try to FORCE me to VIDLATE the Accommodation Policy instead of the "No Climbing Restriction" that Would & Should Have solved the issue in the first place - So that Contradicts the whole Removed of the "No Climbing Restriction" Mrs. Dimicco states DPS have gotten rid of. Mrs. Dimicco states I have been Approved for Goodopentin. I stated it was on the NO CRUSH List a that it was a Time Release pill. Mrs. Dimicco stated it WASN Ton the NO CRUSH list a its NOT a Time Release put a Started Studdering when I stated thats NOT what Dr. Scottor Dr. Philips Says-thut it is a Time Release pill- & when Mrs. Dimices tryed to pull up the NOCRUSH list, she stated she couldn't find the list in the computer to show it wasn't on the list now has one even be produced to show this as I required - a started studdering even worse when I stated that that whats what the Nurses on Blue Unit Closed Custody told me or the List that was once printed-Written Out-out in large letters showed along with other NO CRUSH list

pills that hung on the back wall. Mrs. Dimiceo asked if the Nurses gave it to me whole a I said MOST Did, but not all a the ones who didn't said it didn't matter about that list. Mrs. Dimicco didn't like that answer & stated she'd have to look into that. Mrs. Dimices ignored the questions of a CT scan or Head Injury Specialist. But may be they will send me Afrer these so called test are done. I asked about a Stroke because of the issues I would have that didn't completely go away or have gotten worse each time Ive gotten those headache's that worse than any Ive ever had in my life & the pain above my Left Ear that feels like a Wide Chizel has been Stabbed into the side of my head & Still Feels that way 2 to 3 days After the headache's have almost completely subsided. Mrs. Dimiceo says that The Doubts Ive had a Stroka. Asked if I had any Heart issues. Told her about those issues a feelings along with that I was told it was simplons of whats called "Aorta Vascular Plumary Vessel Anurisum". Mrs. Dimicco litterly waved that away a moved on Not Commenting on that EVEN THO it shows up in my Medical Records where I went to Sick Calls over it a got no where, so at that time in 2016 stuck with trying to get Medical Treatment over Lower Back/Left Leg & Neck/spine issues. July 29th 2021 - I was informed by Reliable Source Higher Up DPS Staff member that Tan Z is all Custody Controled Bunks & Tan I, Ground Floor Bunks Controled my Medical. So PA Elaine M. Dimicco showed Deliberate Indifference of Conspirational Conduct yesferday when she stated what she did about that So lets see what Dr. Connic Lucklear Junes will state it she will respond back? 8:42PM-I got a Response to my Appeal over my B25 charge. Its the SAME Stuck Form Letter as I got over the A-10 stating there is "Sufficient Evidence" that In guilty, but the FACTS & Evidence ABATN shows a proves Im not. Which further proves Deliberate Ind Herence, Conspiratornil Conduct athe FACT that Monica Bond DOESN'T Investigate or Look Into the Appeal as DPS Policy a Procedure Mandales.

Aug. 24, 2021-Was suppose to Start taking Goabopentin on July 27th, 2021 a as of today its still not here for me to take. Aug. 3rd 2021-Still no Goodopentin, but at Self Med call I was given Nasal Spray a Claritin pills - 30 pills - EVEN THO my Specialist Mrs. Andrea Jarchows who Is A LICENCED Doctor believes & agrees I don't need either & EVEN AFTER telling PA Elaine M. Dionicco this Fact STILL procribed me these things. So PHYSICIANS ASSISTANT Dimicco opinion a evaluation is more impostant & overrides DOCTOR Jarchow's opinion & Evaluation of which Dr. Jarchow is more knowledgeable & a more Educated in this Medical Feild & is so easily overrade at these things are forced anto me by PA Dimicco. I believe Dr. Juschow will be AS unhappy about this AS Dr. Scott-Spine Specialist-was over the nonVoltaron cream at the No Goodopentin pills or the fact the capsuler are opened. Aug. 5th 2021, 3:19 PM - ADA Butler just informed me I was Denzed ADA BECAUSE I don't have enough Restrictions on my Medical Restriction Paper. I asked Mrs. Butler what the Point is in gathering my Medical Records - which I had to give consent for her to gather for the ADA Sophia Feaster in Raleigh - if they are only going to make a decision WITHOUT reading any of the Medical Records content that Shows the Medical issues & Shows/proves the Lack/Refussul of Medical Treatment & Restrictions NEEDED becouse of those Medical Issues which is the WHOLE Purpose of ADA is to Protect me Because of those Medical Issues & Disabilities. Went to Med Call & Still no Goodopentin, No Blood taken or anything elece PA Dimicco Stated arreld be done. Aug. 6th 2021 - Called out to Med Window. The Nurse west looking for my Med. because it showed in the computer it had been all along, but no one had seen it. Nurse said she had found in a locked cabnet - I don't know where - a found in in a place it Wasn't Suppose to be or ANY Reason to be.

Aug. 9th 2021 - Different Nurse doing Meds tonight a when Nurse Locklear went to open the pill, I told her it was a Time Release No Crush pill a she don't it anyways. So I told Mrs. Locklear I wouldn't take it that way cause its not suppose to be opened, its a Time Release pill. Aug. 10 , 2021, 10:40 AM - Case Manager R. Bagwell brings me 2 sheets of New Carbon paper, when I sent her 3 sheets. Mrs. Bagwell says she owes me one cause she doesn't have anymore. So they won't make anymore TORT Claim copies & yet keep Showing Deliberate Indifference & Conspiratorial games when it comes to Carbon paper. Ive been able to Only get 5 sheets out of 6 sheets in the last 3 months & it took me a Month 4 1/2 to get 3 of the 4 sheets I sent Mrs. Bagwell cause she says that Sheffrison had NO Carbon paper. But yet I didn't have this issue when I was on Closed Custody & with Mr. Blackmon, Mrs. Bagwell states that a A-10 charge ONLY Carries 10 pts. So Im sending Mrs. Bagwell a Request Form asking HOW THEN did I go from 13 pts to 32 pts. after being found guilty of that A-10 charge? Aug. 10th 2021 - Nurse Locklear broke open the pill again. I didn't take it. Aug. 11th 2021 - Was given my pill WHOLE. I took it. Aug. 12th 2021-Went to Sick Call today. Nurse says I have to start ALL OVER in the process over my Lower Spine/Right Leg issues EVEN THO there is that I MRI, got my "No Climbing Restriction" Renewed in 2017 BECAUSE of that MRI, along with 3 sets of X-Rays done in the beginning Betore that MRI was done. Med Call Nurse gove me my pill WHOLE. I took it. Aug. 13th 2021 - Missed Med Call because I fell asless cause Chow wasn't even done by almost 8:30 PM. Aug. 14th 2021 - Nurse opened capsule again-didn't take it. Aug 15th 2021 - Nurse opened capsule again - didn't toke it. Aug. 16th 2021 - Nurse left pill WHOLE "I took it.

Aug. 17th 2021 - Nurse left pill WHOLE. I took it. Aug. 18th 2021 - 3AM, had Blood drawn & had to give Urin Sample - 34 DAYS After the July 9 7 2021 paper stating Blood would be drawn because of Elevated Bilirubin levels in the June 8th 2021 lab work. Still NOTRUE Medical Treatment for the Dizzy Spells & Other issues - Headaches, Defects Offa On with Vision, Difficulty in Reading & Writting at times which is the reason why it has taken me so long to Rewrite these papers, Inability to Name people that are Around me aur know most of my life, if not all my life, along with things a Objects I know what is but can't name any of them et times, Difficulty with Balance at times outside the Lower Spine/Right Leg issue, Difficulty in Concentration & Attention alot of the time, Difficulty in Speaking words of Thorughts at times, ie slow answering questions I know the answer to but either drawing a Blank on OR finding the words to answer a simple question when the answer is as know as my own name is to me torsome reason at times I seem to Repeat July a answer or statement before I realize Im doing it like an echo. Difficulty with keeping certain emotions in check which popup in a split second-not anger. Having to keep detailed notes like a journal to make sure I don't torget WHAT or WHEN something Hoppened or Said which is how these papers are so detailed. Its like Altimes, but not fully blown like it was with my Step Grandmother. Also at times in the Middle of a Conversation mindgoes blank or can see the words in my mind but can't get my Mouth to say them - Starting or worsing because of June 11th 2021 Concussion. Worsing Nov. 29th 2017 issues. Nurse left pill WHOLE. So I took it. Aug. 19th 2021-Went to Follow Up Sick Call a was told I was to see the doctor, that an appointment was already set up. Told I was now listed as Chronic &

moved to a Bottom Bunk with the Nurses & Sgt. Wiley's GUARANTEE that I'd NOT be harassed by Medical or Unit Manager Tameka Smith, nor later removed from my Bottom Bunk to try to torce me to move to Tan 2 or Top Teir. Sqt. Wiley States along with Nurse states that if Mrs. Smith or anyone close trys, that they would be braking the Law & Policy. I said they Had - Tameka Smith & Letitia Owen - done that the last 2 times I was removed from C-12 & sent to Restricted Housing because I wouldn't go to Tan 2 or Top leir. Nurse Said she was going to open copsule a pour in water. Didn't take it. Aug. 20th 2021 - Medical, NOR Soft. Wiley moved me in the Computer from A-21 to A-16. So this morning Assit. Unit Manager Sase not know put another guy in the computer on A-16. After explaining the day before's Sick Call & ALL State by the Nurse & Sgt. Wiley along with BOTH of their guarantee. Stated. I was finally moved from A-21 to C-12. Again back when I started in Will have to again talk to Dr. Stephen Scott -UNC Spine - over Med. Aug. 21st, 2021 - No Med, was asleep a missed Med Call. Aug. 231-2021- Again Step 1 Grievance against Sheryl Hatcher-Grievana Depthas timed but a again Step 2 has been brought to me stating it agreed with Step 1 again NO STEP 1 has ever been brought to me, so again I stuted this Fact at the bottom of the Step 2 paper. More Deliberate Indifference, more Conspiratorial Conduct, games, delays a attempts to cover up stuff. Its funny how I finally send a Request Form asking WHY I had NOT heard or gotten a Step 1 at the get something Not Long After. Sept. 8th 2021, 1:45 AM - More Blood & Urin taken. Told the Nurse that the last time that Medical took Blood & Urin which was sept. 2nd the lab results weren't even back from Aug. 18th drawn. Nurse stated those results were in fact in the computer.

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account Statement in mailbox to Trust Fund to fillout. Oct. 27th 2021 - Sent "Authorization To Release Medical Information" form to Main Medical to have a copy of my Medical Records for my Neck/Spine issues Sent to the VA Workers Comp Commission so that I can finish up Legal Matters that are being handled through them. Nov. 8th 7021 - I - put 2 Cards in the Mail & the Mailroom sent me little notes-as The CON System doesn't show The CON System doesn't show Indigent tickets for you. You must Indigent tickets for you. You must pick up your indigent tickets from pick up your indigent tickets from the canteen before this can be the canteen before this can be 116-12 ていしーへ mailed out mailed out Seen here - Saying I have No Indigent Tickets left. Which means they used those Tickets for Legal Mail I sent out which is a Different Fund a have messed me up on Personal Mail a Can't get New Tickets untill Nov. 16th 2021. I sent out 8 Legal Mail Envelopes. Which means this Last Ticket I have is No Good. I sent out 7 Personal Mail under an Indigent Ticket which would have Covered the above I cards which would have left me with I Indigent Ticket left to be used out of the 10 I get each month. Alot of the DPS Employer's here at Scotland Correctional have the Dimeaner that they have little elese in life but their mundane jobs here being Loud, Overly Eager to Flex Verbal Muscles & Conduct that Violates DPS Policya Procedure a at times Physical Muscles that also Violates DPS Policy, Procedure, Law a Constitutional Rights & Buarantee's. These same peoples Dimeaner say Off the job they take a lot of Flack from others a so On The job they have to show their Power a Control by their show of Deliberate Indifference with their Un Needingly allowsorented flack dished out for No DPS Policy & Procedure OR any other reason that Cause a Issue or makes a Issue Worse just because they can . Like the Mailroom, in the Grevance